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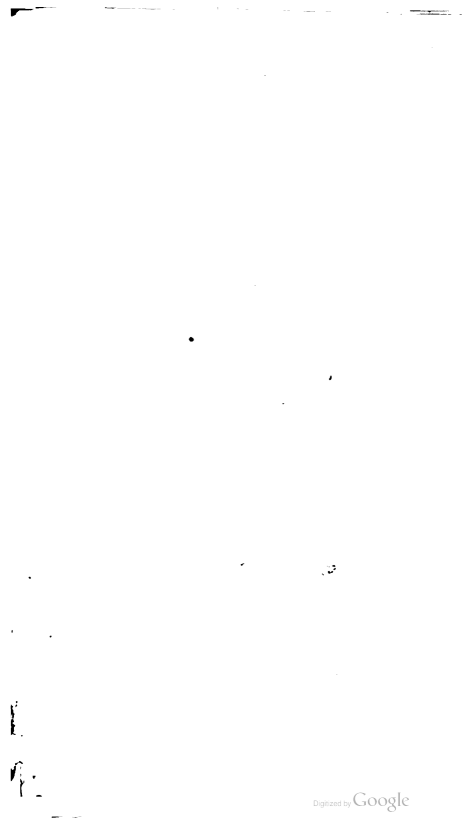
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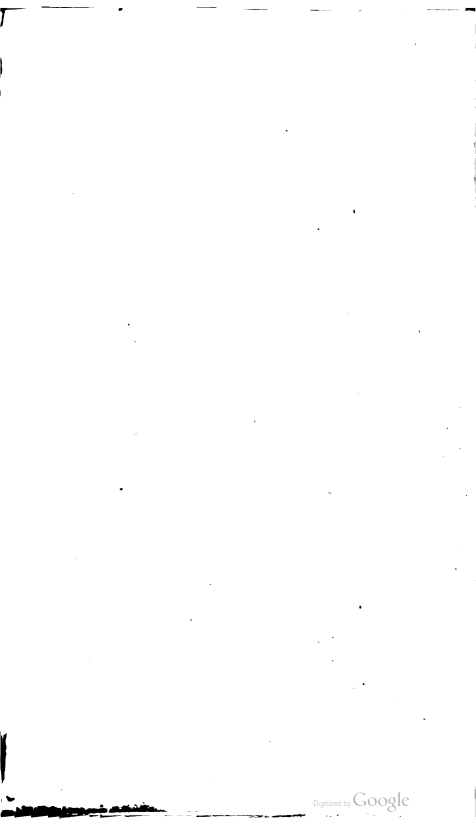


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THE

# STATUTES AT LARGE,

FROM

# MAGNA CARTA

то

# THE UNION OF THE KINGDOMS OF GREAT BRITAIN AND IRELAND.

VOL. IV.



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# GREAT-BRITAIN:

FROM MAGNA CARTA

TO THE UNION OF THE KINGDOMS OF GREAT BRITAIN AND IRELAND.

In Twenty Bolumes.

VOL. IV.

From 1 MARY, A.D. 1553.--- To 16 CHARLES I. A.D. 1640.

Accurately printed from the Edition Edited by JOHN RAITEBY, of Lincola's Inn, E(q. Barrifter at Law.



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# MAY 8 1917

# TABLE

# Containing THE TITLES of all

# THE STATUTES,

# PUBLICK and PRIVATE,

From the First Year of Queen MARY

To the Sixteenth Year of King CHARLES I.

## PUBLICK ACTS.

Anno primo Marie, Seffio prima.

- 1. A N Act repealing certain Treasons, Felonies and Premunire. 2. An Act for the Restitution in Blood of the Lady Garterede
- 2. **1** An Act for the Keltitution in Blood of the Lady Garterede Courtneye, late Wife of Henry Courtneye, late Lord Marquis of Exeter.
- 3. An AA for the Reflitution in Blood of Sir Edward Courtneye, Knight, Earl of Devon.

# PUBLICK ACTS.

#### Anno primo Marie, Seffio fecunda.

- I. A N Act declaring the Queen's Highnefs to have been born in a most just and lawful Matrimony; and also repealing all Acts of Parliament, and Sentences of Divorce, had and made to the contrary.
- 2. An Act for the Repeal of certain Statutes made in the Time of the Reign of King *Edward* the Sixth.
- 3. An Act against Offenders of Preachers and other Ministers in the Church.
- 4. An Act touching Writings made from the Sixth Day of July laft paft, and before the Firft Day of August then next enfuing.
- 5. An A& for the Limitation of Prescription in certain Cales.
- An AA against Counterfeiting of strange Coins, being current within this Realm, or of the Queen's Highness Sign Manual, Signet or Privy Seal.
- 7. An AA touching Proclamations upon Fines.
- 8. An AA that Sheriffs shall not be Justices of Peace during that Office.
- 9. An AA touching Incorporations of the Phylicians in London.
- 10. An AA for the Uniting, Diffolving or new erecting of Courts. Vol. IV. a 11. An

- 11. An Act for the Sale of Hats and Caps made beyond the Sea.
- 12. An Act against unlawful and rebellious Assemblies.
- 13. An Act for the Continuance of certain Statutes.
- 14. An Act for the Continuance of a Statute made for the Reparation of Gaols.
- 15. An Act for the Re-edifying of the Parish Church of Saint Elens in Stainegate, within the City of York.
- 16. An Act for the Confirmation of the Attainder of John late Duke of Northumberland, and others.
- 17. An Act for the Release of the last Subsidy of the Temporalty.
- 18. An Act of a Sublidy of Tunnage and Poundage of divers Merchandizes.

#### Anno primo Marie, Seffio fecunda.

- I. A NAC for the Reflitution in Blood of Sir Thomas Howard, Knight, otherwife called Thomas Howard, Earl of Surrey.
- 2. An Act for the Reflitution in Blood of Sir Edward Seymor, Knight, eldeft Son of the late Duke of Somerfet, born of the Lady Anne his laft Wife.
- 3. An Act for the Incorporation of the Warden and Scholars of Merton College in Oxford.
- 4. An Act for the Reflitution in Blood of the Heirs of Henry Poole, late Lord Mountague.
- 5. An Act for the Reflitution in Blood of Sir Marmaduke Conftable, Knight.
- 6. An Act for the Restitution in Blood of Thomas Stanhope, Efquire.
- 7. An A& for the Restitution in Blood of Mathew Arundell, Efquire.
- 8. An Act for keeping the County Days in Cardigan/hire.
- 9. An Act for the Restitution in Blood of the Heirs of Sir Miles Partridge, Knight.
- 10. An Act to make free Denizens the Wives and Children of Richard Batfon, Thomas Brown and John Bradley, born beyond the Seas.
- 11. An Act for the Reparation of Sherborne Cawley. [See 1 M. Seff. 3. c. 5.]
- 12. An Act repealing a Statute made in the Fifth Year of King Edward the Sixth, touching the approving the Marriage between the Marquis of Northampton and the Lady Elizabeth his Wife, and for the Legitimation of their Children.
- 13. An Act declaring the Attainder of the Duke of Norfolk.

#### PUBLICK ACTS.

#### Anno primo Maria, Seffio tertio.

1. A N Act declaring that the Regal Power of this Realm is in the Queen's Majefty, as fully and abfolutely as ever it was in any of her most Noble Progenitors, Kings of this Realm. 2. An

- 2. An Act touching the Articles of the Queen's Highnels most noble Marriage.
- 3. An Act for the Repeal of two feveral Acts made in the feventh Year of King *Edward* the Sixth, touching the Diffolution of the Bifhoprick of *Durbam*.
- 4. An A& for the eftablishing of the Office of the Lord Steward of the Queen's Majesty's most Honourable Household.
- 5. An Act for the Continuation of a Statute made for the Repairing of Sberborne Caufey.
- 6. An Act for the Repairing of a Caufey betwixt Briffocue and Gloucefter.
- 7. An Act touching Cloth-making in Corporate and Market Towns.
- 8. An AA touching the Buying and Currying of Leather.
- 9. An A& touching Ordinances and Rules in Cathedral Churches. and Schools.
- 10. An AA for the Repeal of a Statute made for the uniting of the Parish Churches of Onger and Greensleed in the County of Effex.
- 11. An AA touching the Sea-Sands in Glamorgansbire.
- 12. An A& for the Continuation of certain Statutes.

#### Anno primo Marie, Seffio tertio.

- <sup>1.</sup> A N Act for the Reftitution in Blood of Sir William Parr, Knight, Marquis of Northampton.
- 2. An A& for the Affurance of the Manor of Gaywood and Rying in the County of Norfolk, to the Earl of Surrey.
- 3. An Act for the ratifying of the Effate of Dame Lucye Clyfford in the Manor of Burflon Hawghe.

#### PUBLICK ACTS.

#### Anno primo & secundo Philippi & Marie.

- 1. A N Act touching Letters Patents and other Writings to be figned by the Queen's Majesty.
- 2. An Act for the Reformation of Excels in Apparel.
- 3. An Act against feditious Words and Rumours.
- 4. An AA for the Punishment of certain Persons calling themfelves Egyptians.
- 5. An Act to reftrain carrying of Corn, Victuals and Wood over the Seas.
- 6. An Act for the reviving of three Statutes made for the Punishment of Herefies.
- 7. An Act that Perfons dwelling in the Country shall not fell divers Wares, in Cities and Towns Corporate, by Retail.
- 8. An Act repealing all Statutes, Articles and Provisions made against the See Apostolick of *Rome*, since the twentieth Year of King *Henry* the Eighth; and also for the Establishment of all Spiritual and Ecclesiastical Possessions and Hereditaments conveyed to the Laity.

- 6. An A& for the Punishment of traiterous Words against the Queen's Majefty.
- 10. An Act whereby certain Offences be made Treafons; and alfo for the Government of the King's and Queen's Majefties Iffue.

11. An A& for the Punishment of bringing in of counterfeit Coin of Foreign Realms, being current within this Realm.

- 12. An Act for the impounding of Diffress.
- 13. An Act appointing an Order to Juffices of Peace for the Bailment of Prifoners.
- 14. An Act for the making of Ruffels Sattins, Sattins Reverfes and Fustian of Naples, in the City of Norwich.
- 15. An Act to confirm the Liberties of the Lord Marchers in Wales.
- 16. An Act for the Continuation of certain Statutes.
- 17. An Act touching Leafes hereafter to be made by certain Spiritual Persons.

#### PRIVATE ACTS.

#### Anno primo & secundo Philippi & Marie.

- 1. A NACt repealing the Attainder of the Lord Cardinal Pole. 2. A An Act repealing all Attainders and Outlawries had or made against Richard Pate, William Petowe, Thomas Goldwell and others.
- 3. An Act to confirm the Attainder of Henry Duke of Suffolk, John Gray, Thomas Gray, Thomas Wyatt, James Croft, Peter Carewe, Robert Dudley, Henry Ifley, Knights, and many others,
- 4. An Act for the uniting and annexing of the whole Town or Hamlet of Bucknell to the County of Salop.

## PUBLICK ACTS.

#### Anno fecundo & tertio Philippi & Marie.

- A N Act for the re-edifying of Caftles and Forts, and for the inclofing of Grounds, upon the Borders towards and against Scotland.
- 2. An Act for the re-edifying of decayed Houfes of Hufbandry, and for Increase of Tillage.
- 3. An Act for keeping of Milch Kine, and for the breeding and rearing of Calves.
- 4. An Act for the Extinguishment of the First Fruits; and touching Order and Disposition of the Tenths of Spiritual and Ecclefiaftical Promotions, and of Rectories and Parfonages Impropriate, remaining in the Queen's Majesty's Hands.
- 5. An Act for the Relief of the Poor.
- 6. An Act against the excessive taking of Purveyors.
- 7. An Act against the Buying of stolen Horses.
- 8. An Act for the amending of Highways.
- 9. An Act to make void divers Licences for Houfes, wherein unlawful Games be ufed.
- 10. An Act to take Examination of Priloners suspected of Manflaughter or Felony.

11, An

- 11. An Act touching Weavers.
- 12. An Act for the viewing and fealing of Clothes, commonly called Britigwaters.
- 13. An Act for the Inhabitants of Halifax, touching the buying of Wools.
- 14. An Act for the re-edifying of four Mills near the City of Hereford.
- 15. An A& that Purveyors shall not take Victuals within five Miles of Cambridge and Oxford.
- 16. An Act touching Watermen and Bargemen upon the River of Thames.
- 17. An AA to take away the Benefit of Clergy from Bennet Smith, for the Murther of Rufford.
- 18. An Act touching Commiffions of the Peace and Gaoldelivery in Towns Corporate, not being Counties of themfelves.
- 19. An Act touching the Powdike in Marsh-land.
- 20. An Act for the inlarging of the Duchy of Lancafter.
- 21. An A& for the Continuance of certain Statutes.
- 22. An A& for the Confirmation of a Subfidy granted by the Clergy.
- 23. An AA of a Subfidy granted by the Temporalty.

#### Anno secundo & tertio Philippi & Maria.

- NACt whereby the Duke of Norfolk, by the Advice of A the Lord Chancellor of England, the Earl of Arundell and the Bishop of Elye, may make Sales and Grants of his Lands, &c. notwithflanding his Minority.
- 2. An Act whereby the Heirs of Sir Edward Nevill, Knight, are reftored to the Remainder of the Barony of Burgavenny.

## PUBLICK ACTS.

#### Anno quarto & quinto Philippi & Marie.

- 1. A N Act for the Confirmation of Letters Patents. 2. An Act for the having of Horfe Armour and Weapon.
- 3. An Act for the taking of Mutters.
- 4. An Act that Acceffaries in Murder and divers Felonies shall not have the Benefit of Clergy.
- 5. An Act touching the making of Woollen Clothes. 6. An Act to inquire of the Behaviour of Frenchmen, being Denizens.
- 7. An Act to make up the Jury with Circumstantibus, where the King and Queen's Majefties is a Party.
- 8. An Act for the Punishment of fuch as shall take away Maidens that be Inheritors, being within the Age of Sixteen Years, or . that marry them, without Confent of their Parents.
- 9. An A& for the Continuation of certain Statutes.
- 10. An Act for the Confirmation of the Subfidy of the Clergy.
- 11. An Act of a Sublidy and one Fifteen granted by the Temporalty.

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PRIVATE

#### Anno quarto & quinto Philippi & Marie.

- I. A NACE for the Affurance of the Honour of Rayley to the Queen's Majefty; and for Affurance of divers other Lands in the County of Effex in Lieu thereof to Richard Lord Rich.
- 2. An Act for the Assurance of the Counters of Suffer's Jointure.
- 3. An Act for the Restitution in Blood of Sir Ambrose Dudley and Sir Robert Dudley, Knights.
- 4. An Act for the Foundation of an Hospital at Stoke Puges in the County of Buckingham.
- 5. An Act for the Payment of Tythes in the City of Coventry. [Repealed as to the Parifb and Vicarage of the Trinity, 19 G. 3. c. 57. § 1; and as to the Parifb and Vicarage of Saint Michael, 19 G. 3. c. 60. § 1.]

### PUBLICK ACTS.

#### Anno primo Regine Elizabethe.

- A N Act reftoring to the Crown the ancient Jurifdiction over the State Ecclefiaftical and Spiritual, and abolifhing all foreign Power repugnant to the fame.
- 2. An Act for the Uniformity of Common Prayer and Divine Service in the Church, and the Administration of the Sacraments.
- 3. An Act of Recognition of the Queen's Highness Title to the Imperial Crown of this Realm.
- 4. An Act for the Restitution of the First-fruits and Tenths, and Rents referved nomine Decime, and of Parsonages impropriate, to the Imperial Crown of this Realm.
- 5. An Act whereby certain Offences be made Treason.
- 6. An Act for the Explanation of the Statute of feditious Words and Rumours.
- 7. An Act to revive a Statute made in the Twenty third Year of the Reign of King Henry the Eighth, touching the conveying of Horfes, Geldings and Mares into Scotland.
- An Act touching Shoemakers and Curriers.
   An Act touching Tanners, and the felling of tanned Leather.
- 10. An Act that the carrying of Leather, Tallow or Raw Hides, out of the Realm for Merchandize shall be Felony.
- 11. An A& limiting the Times for laying on Land, Merchandize from beyond the Seas, and touching Customs for Sweet Wines.
- 12. An Act against the deceitful Using of Linen Cloth.
- 13. An Act for the Shipping in English Bottoms.
- 14. An Act for the Continuance of the making of Woollen Cloth in divers Towns in the County of Effex.
- 15. An Act that Timber shall not be felled to make Coals for the making of Iron.
- 16. An Act to continue the Act made against rebellious Affemblies.
- 17. An Act for the Prefervation of Spawn and Fry of Fifh.

18. An

18. An Act for the Continuance of certain Statutes.

19. An Act giving Authority to the Queen's Majefty, upon the Avoidance of any Archbishoprick or Bishoprick, to take into her Hands certain of the Temporal Posses impropriate and Tenths.

20. An Act of a Subfidy of Tonnage and Poundage.

- 21. An Act of a Subfidy, and two Fifteens and Tenth, granted. by the Temporalty.
- 22. An Act giving Authority to the Queen during her Life to make Ordinances in Collegiate Churches and Schools.

#### PRIVATE ACTS.

#### Anno primo Regina Elizabetha.

- 1. A NACt whereby the Queen's Highnefs is reftored in Blood to the late Queen Anne, her Highnefs's Mother.
- 2. An Act for the Restitution in Blood of the Lord John Graye.
- 3. An Act for the Reflitution in Blood of Sir James Crofts, Knight.
- 4. An AA for the Reflitution in Blood of Sir Henry Gates, Knight.
- 5. An Act for the Affurance of certain Manors, Lands and Tenements, formerly Parcel of the Poffeffions of the Bishoprick of London, to the Lord Wentworth, the Lord Riche, and the Lord Darcy.
- 6. An AA that Garfome Wroth, born in Germany, shall be taken and reputed the Queen's natural born Subject.
- 7. An Act that the Manors, Lands and Tenements, which *Thomas Browne* and *George Browne* are feifed of in Fee-Simple or Fee-Tail in the County of *Kent*, which are of the Tenure and Nature of Gavelkind, fhall from henceforth be clearly changed from that Cuftom.
- 8. An Act for the Refitution in Blood of Robert Rudfton, Esquire.
- 9. An Act declaring the Repeal of the Attainder of the late Cardinal Poole.
- 10. An Act for the Incorporation of Trinity Hall in Cambridge.
- 11. An Act for Confirmation of the Marriage between Thomas Duke of Norfolk and the Lady Margaret, Daughter and Heir of Thomas Lord Awdeley, and for Confirmation of her Jointure.
- 12. An Act for the Reflitution in Blood of the Children of Edward Lewkenor, Elquire.
- 13. An Act for the keeping of a Mart or Fair once a Year in the Town of King's Lynn in the County of Norfolk.
- 14. An Act for the making of a Chappel in Carmarthenshire to be a Parish Church.
- 15. An Act for the Affurance of the Manor of Bufbopfton and Dutton in the County of Wiltes, and other Lands in other Counties, being Parcel of the Possieffions of the Bishoprick of Wincbester, unto William Earl of Pembroke, Sir Philip Hubby, Sir John Mason, and others.
- 16. An Act for the Affizes and Seffions for the County of *Stafford* to be holden in the Town of *Stafford*.
- 17. An AA for the Reflitution in Blood of the Lord Dacres of the South.

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18. An Act for the Reflitution in Blood of Henry Howard, Jane Howard, and Katherine Wife to the Lord Barkley.

19. An Act to annex to the Crown certain Religious Houfes and Monasteries; and to reform certain Abuses in Chantries.

20. An Act touching the Poffeffions of the Lord Dacres of the South.

#### PUBLICK ACTS.

#### Anno quinto Regine Elizabethe.

- A N Act for the Affurance of the Queen's Majefty's Royal Power over all Eftates and Subjects within her Highnefs 1. Dominions.
- 2. An Act for the Maintenance and Increase of Tillage.
- 3. An Act for the Relief of the Poor.
- 4. An Act touching divers Orders for Artificers, Labourers, Servants of Husbandry and Apprentices.
- 5. An Act touching certain politick Conflictutions made for the Maintenance of the Navy.
- 6. An Act against fuch as shall fell any Ware for Apparel without ready Money.
- 7. An Act avoiding divers foreign Wares made by Handicraftsmen beyond the Seas.
- 8. An Act touching Tanners, Curriers, Shoemakers and other Artificers occupying the cutting of Leather. 9. An Act for the Punishment of fuch Persons as shall procure
- . or commit any wilful Perjury.
- 10. An Act to revive a Statute made Anno 21 H. 8. touching Servants imbezilling their Mafters Goods.
- 11. An Act against Clipping, Washing, Rounding or Filing of Coins.
- 12. An Act touching Badgers of Corn, and Drovers of Cattle to -be licenfed.
- 13. An Act for the continuing of a Statute made Anno 2 5 3 Pb. & Maria for the amending of Highways.
- 14. An Act against the Forging of Evidences and Writings.
- 15. An Act against fond and fantastical Propheties.
- 16. An Act against Conjurations, Enchantments and Witchcrafts.
- 17. An Act for the Punishment of the Vice of Sodomy.
  - 18. An Act declaring the Authority of the Lord Keeper of the Great Seal of England, and the Lord Chancellor to be one.
    - 19. An Act for the Repeal of a Branch of a Statute made Anno 1 Edw. 6. touching the conveying of Horfes and Geldings out of the Realm.
    - 20. An Act for the Punishment of Vagabonds, calling themselves Egyptians.
    - 21. An Act for the Punishment of unlawful taking of Fish, Deer or Hawks.
    - 22. An Act against the carrying of Sheep Skins and Pelts over the Sca, not being Staple Ware.
    - 23. An Act for the due Execution of the Writ de Excommunicato Capiendo.
    - 24. An Act for the reviving of a Statute made Anno 23 H. 8. touching the making of Gaols.

25. An

- 25. An Act to fill up Juries de Circumstantibus lacking in Wales. 26. An Act for the Iurollment of Indentures of Bargain and Sale in the Queen's Majefty's Courts of Record at Lancafter, Chefter and Bishoprick of Durham, shall be good in Law.
- 27. An Act touching Fines to be levied in the County Palatine -- of Durham.
- 28. An Act for the Translating of the Bible and the Divine Service into the Welfb Tongue.
- 29. An A& for the Confirmation of a Sublidy granted by the Clergy.
- 30. An Aft of a Sublidy, and two Fifteens and Tenths granted by the Temporalty.
- 31. An Act of the Queen's Majefty's most free, gracious and general Pardon.

#### Anno quinto Regine Elizabethe.

- A N Act of Affignment of certain Sums of Money to defray the Charges of the Queen's Majelty's Houshold.
- 2. An Act for the Confirmation of certain Liberties granted to the City of Exeter.
- 7. An Act for the Confirmation of Letters Patents granted to the Town of Southampton, touching the bringing in of Malmefies and other fweet Wines by Merchant Strangers.
- 4. An Act to enable Vifcount Byndon and Dame Elizabeth his Wife, to make Leafes for three Lives or twenty one Years.
- 5. An Act to give Power to the Lord Burgavenny to make Leafes for twenty one Years.
- 6. An Act to reftrain Henry Howard from difcontinuing any of his Lands.
- 7. An Act touching one Annuity granted for the finding of a School at Guilford.
- 8. An Act for the Recovery and Inning of Plumsted Marsh, now overflowed with Water.
- 9. An A& to reftore in Blood the Sons and Daughters of the late Lord Hulley.
- 10. An Act for the Reflitution in Blood of William West, Efquire.
- 11. An Act for the Restitution in Blood of Sir Peter Carewy Knight.
- 12. An Act for the Restitution in Blood of Sir Ralph Chamberlayne, Knight, and John Harlefton.
- 13. An Act for the Restitution in Blood of Thomas Cobham, William Cromer, and others.
- 14. An Act for the Restitution in Blood of the Heirs of Thomas Illey.
- 15. An Act for the Restitution in Blood of the Heirs of Wilham Thomas.
- 16. An A& for the Reftitution in Blood of the Heirs of Leonard Diggs.
- 17. An A& for the Reflitution in Blood of the Heirs of Thomas Cranmer, late Archbishop of Canterbury.
- 18. An Act for the Restitution in Blood of the Heirs of Sir-Henry Ifley, Knight.
- 19. An Act for the Restitution in Blood of Edward Turner.

20. An

20. An Act to make free Denizens the Children of John Fitzwilliams, James Harvey, and others, born beyond the Seas.

21. An Act to enable William Pope to alien certain Lands to make his Wife a Jointure.

## PUBLICK ACTS.

Anno octavo Regine Elizabethe.

- 5. A N Act declaring the Manner of making and confectating of the Archbishops and Bishops of this Realm, to be good, lawful and perfect.
- 2. An Act whereby the Defendant may recover his Cofts being wrongfully vexed.
- 3. An Act against carrying over Sea, Rams, Lambs and other Sheep alive.
- 4. An Act to take away the Benefit of Clergy from certain felonious Offenders.
- 5. An Act for the Abridgment of Appeals in Suits of Civil and Marine Caufes.
- 6. An AA touching Clothworkers, and Cloths ready wrought to be fhipped over the Sea.
- 7. An AA touching Drapers, Cottoners and Frizers in the Town of Sbrew/bury.
- 8. An Act for the Repeal of a Branch of a Statute made Anno 32 H. 8. for the Stature of Horles within the Isle of Ely, and other Places confining thereunto.
- 9. An Act to repeal a Branch of a Statute made Anno 23 H. 8. touching the Prices of Barrels and Kilderkins.
- 10. An Act for Bowyers, and the Prices of Bows.
- 11. An Act for true making of Hats and Caps.
- 12. An Act for the Aulnegers Fecs in Lancafhire, and for Length, Breadth and Weight of Cottons, Frizes and Rugs.
- 13. An Act concerning Sca-marks and Mariners.
- 14. An Act touching transporting of Tawed Leather.
- 15. An Act for Prefervation of Grain.
- 16. An Act that in divers Counties there shall be but one Sheriff in one County.
- 17. An Act for Confirmation of a Sublidy granted by the Clergy.
- r8. An Act of the Queen's Majefty's Free and General Pardon.
- 19. An Act of a Fifteen and Tenth, granted by the Temporalty.
- 20. An Act for repealing a Branch of the Statute made Anno 26 Hen. 8. touching Trial of Offences in the County of Merioneth in North Wales.

#### PRIVATE ACTS.

#### Anno oftavo Regine Elizabethe.

- I. A NACT for the Incorporation of the Fellowship and Society of *Englifb* Merchants for the Discovery of new Trades.
- 2. An Act for Confirmation of the Queen's Highnels Letters Patents made for the Holpital of Saint Bartholomew's in Gluxefler.

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- 3. An Act for Confirmation of Letters Patents granted to the Merchants Adventurers of the City of Briflow.
- 4. An A& confirming the Queen's Majefty's Letters Patents, concerning the making of Allum and Copperas within this Realm and other her Highnefs's Dominions.
- 5. An Act for the Inning of Plumsted Marsh, being furrounded.
- 6. An Act for the Affurance of the Counters of Warwick's Jointure.
- 7. An Act for the Assurance of the Lady Cobbam's Jointure.
- 8. An Act for Assurance of the Jointure of the Lady Mary Stafford Wife of Edward Lord Stafford.
- 9. An A& to make John Stafford a free Denizen, being born beyond the Seas.
- 10. An Act to alter the Nature of Gavelkind in the Lands of Thomas Brown, Efquire.
- 11. An Act for the Town Clerk of York.
- 12. An A& for the paving of Kentifb Street in Southwark.
- 13. An Act for the making of Salt within the Queen's Majefty's Dominions.
- 14. An A& for keeping a Market upon Thursdays at Battel, in the County of Suffex.

# PUBLICK ACTS.

#### Anno decimo tertio Regine Elizabethe.

- A N Act whereby certain Offences be made Treafon.
   An Act against the bringing in and putting in Execution of Bulls, and other Inftruments from the See of Rome.
- 2. An Act against Fugitives over the Sca.
- 4. An Act to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. liable to the Payment of their Debts.
- 5. An Act against fraudulent Deeds, Gifts, Alienations, &c.
- 6. An Act that the Conflats, and Exemplifications of Letters Patents, shall be as good and available, as the Letters Patents themfelves.
- 7. An A& touching Orders for Bankrupts.
- 8. An Act against Usury.
- 9. An A& for the Commission of Sewers.
- 10. An Act against Frauds, defeating Remedies for Dilapidations.
- 11. An A& for the Maintenance of the Navigation.
- 12. An Act to reform certain Diforders touching Ministers of the Church.
- 13. An Act for the Increase of Tillage, and Maintenance of the Navy.
- 14. An Act for the bringing of Bow Staves into this Realm.
- 15. An Act that no Hoye or Plate shall cross the Seas.
- 16. An Act for the Confirmation of the Attainders of *Charles* Earl of Weftmorland, Thomas Earl of Northumberland, and others; the Convictions, &c. confirmed.
- 17. An Act to licenfe the Earl of Leicefler to found an Holpital.
- 18. An Act for the bringing of the River of Lee to the North Side of the City of London.

19. An

19. An Act for the making of Caps.

20. An Act touching Leafes of Benefices, and other Ecclefiaftical Livings with Cure.

21. An Act that Purveyors may take Grain, Corn or Victuals within Five Miles of Cambridge and Oxford, in certain Cafes.

22. An Act to continue the Statute for Division of Sheriffs.

**\$3.** An Act for the paving of a Street without Aldgate.

24. An Act for the paving of the Town of Ip/wich.

25. An Act for the Reviving and Continuance of certain Sta-. tutes.

26. An Act for the Confirmation of a Sublidy granted by the Clergy.

27. An Act of a Subfidy, and two Fifteens and Tenths granted by the Temporalty.

28. An Act of the Queen's Highnels most gracious, general and free Pardon.

29. An Act for the Incorporation of both the Universities.

#### PRIVATE ACTS.

#### Anno decimo tertio Regina Elizabetha.

- 1. A N Act for making the River of Welland in the County of Lincoln navigable.
- 2. An Act to make a free Denizen Peregryne Bertye born beyond the Seas.
- 3. An Act for Confirmation of a Statute made Anno 5 Eliz. touching the bringing in of fweet Wines into this Realm by Merchant Strangers, to be laden and difcharged at the Town of Southampton.
- 4. An Act for the Town of Briflowe.
- 5. An Act that all Statutes and Recognizances acknowledged before the Mayor of the Town of Loftwithiell in Cornwall shall be of Force and effectual in Law.
- 6. An Act for the Affurance of certain Lands to William Skeffington.
- 7. An Act for Morrice Rodney, Elquire.
- 8. An Act for the Restitution in Blood of Sir Thomas Wyatt's Children.
- 9. An Act for the Incorporation and uniting of Weymouth and Melcombe Regis in the County of Dorfet.
- 10. An Act for the Reflication in Blood of Henry Brereton, Esquire.
- 11. An Act for the Affurance of divers Manors, Lands and Tenements to Henry Lord Berkley, and the Lady Katherine his Wife.
- 12. An A& touching John Tyrrell, Efquire.

### PUBLICK ACTS.

#### Anno decimo quarto Regine Elizabethe.

A N Act for the Punishment of fuch as shall rebelliously take or detain, or confpire to take or detain, from the Queen's Majefty, any of her Caftles, Towers, Fortreffes, Holds, Θr.

1

- a. An Act against such as shall configure or practife the Enlargement of any Prisoner committed for High Treason.
- 3. An Act against the Forging and Counterfeiting of Foreign Coin, being current within this Realm.
- 4. An AA to revive a Statute made Anno prime of the Queen's Majefty's Reign, inhibiting the carrying of Leather, Tallow and Raw Hides out of the Realm.
- 5. An Act for the Punishment of Vagabonds, and for Relief of the Poor and Impotent.
- 6. An Act for the Explanation of a Statute made againft Fugitives over the Seas, in the Thirteenth Year of the Queen's Majefty's Reign.
- 7. An Act against the Deceits of Under-Collectors of the Tenths and Subsidies of the Clergy.
- 8. An AA for the avoiding of Recoveries fuffered by Collusion by Tenants for Term of Life, and fuch others.
- 9. An Act declaring that the Tenant and Defendant may have a Tales de Circumflantibus, as well as the Demandant or Plaintiff. 10. An Act to reform the excefive Length of Kerfies.
- 11. An Act for the Continuation, Explanation, Perfecting and Enlarging of divers Eflatutes.
- 12. An A& for the Repeal of a Statute made Anno of avo of the Queen's Majefty's Reign, touching the Town of Sbrew/bury.
- 13. An Act for the annexing of Hexbam and Hexbam/bire to the County of Northumberland.
- 14. An Act for the Assurance of Gifts, Grants, &c. made and to be made to and for the Relief of the Poor in Hofpitals, &c.

#### Anno decimo quarto Regine Elizabethe.

- 1. A NAA for the Continuance of a Statute made for the Inning of *Phumfled Marfle* in the County of *Kent*, being furrounded.
- 2. An AA for the better and further Affurance of Lands given for the Maintenance of the Free Grammar School in *Tunbridge* in the County of *Kent*.
- 3. An Act for the Affurance of certain Lands and Tenements according to the Meaning of Sir *Thomas Woodkoufe*, Knight, for the Benefit of certain Infants.

#### PUBLICK ACTS.

#### Anno decimo oflavo Regine Elizabethe.

- 2. A N Act against the diminishing and impairing of the Queen's Majesty's Coin, and other Coins lawfully current within this Realm.
- 2. An A& for Confirmation, as well of all Grants made to the Queen's Majefty, as of Letters Patents made by her Majefty to others.
- 3. An Act for the fetting of the Poor on Work, and for the avoiding of Idlenefs.

- 4. An Act for the avoiding of Frauds in certain Conveyances and Affurances made by the late Rebels in the North.
- 5. An Act to redrefs Diforders in common Informers upon Penal Laws.
- 6. An Act for the Maintenance of the Colleges in the Univerfities, and of Winchefter and Eaton.
- 7. An Act to take away Clergy from the Offenders in Rape and Burglary; and an Order for the Delivery of Clerks convict without Purgation.
- 8. An Act for the appointing and authorizing of Juffices of Affizes in the Shires of Wales.
- 9. An Act against the transporting of Leather, Tallow and Raw Hides out of the Realm.
- 10. An Act of Addition unto the former Acts, for the amending and repairing of Highways.
- 11. An Act for the Explanation of the Statutes, intituled, Against the Defeating of Dilapidations, and against Leases to be made of Spiritual Promotions, in fome respects.
- 12. An Act for the Trial of Nifi Prius in the County of Middlesex.
- 13. An Act concerning Offices found within the Counties Palatines.
- 14. An Act for Reformation of Jeofails.
- 15. An Act for Reformation of Abuses in Goldsmiths.
- 16. An Act for the Toleration of certain Clothiers in the Counties of Wilts, Somerset and Gloucester, to inhabit out of Towms Corporate.
- 17. An Act for the perpetual Maintenance of Rochefter Bridge.
- 18. An Act for the repairing of Chepflowe Bridge.
- 19. An Act for the Paving of the City of Chichefter.
- 20. An Act for the Repairing and Amending of the Bridges and Highways near unto the City of Oxford.
- 21. An Act for the Relief and Re-edifying of the Borough of New Woodflock, in the County of Oxford.
- 22. An Act for Confirmation of a Sublidy granted by the Clergy.
- 23. An Act of two Fifteens and Tenths, and one Subfidy granted by the Temporalty.
- 24. An Act of the Queen's Majesty's most free and general Pardon.

Anno decimo ostavo Regine Elizabethe.

- 1. A N Act for Wig flone's Holpital at Leicefter. 2. An Act for the Holpital of Saint Croffe near Winchefter.
- 3. An Act for Payment of Tithes in Halifax in the County of York.
- 4. An Aft for the Affurance of the Manor of NewLall to Thomas Earl of Suffex Lord Chamberlainc.
- 5. An Act for the Lord Vifcount Howard of Byndon, and Henry Howard Efquire, and Frances his Wife.
- 6. An Act for the Restitution in Blood of Henry Norris, Knight, Lord Norris of Rycott.
- 7. An Act that the Lady Jane Sibilla Wife to the Lord Grage of Wilton, born beyond the Sea, shall be reputed and taken the Queen's natural Subject.

8. An

- 8. An AA for the better Affurance of certain Lands in Northampton fbire to Christopher Hatton, Elquire, from Sir John Spencer.
- Sencer. 9. An AA for felling divers Lands for Payment of the Debts of William I/ley, Efquire.
- 10. An AA for the Affurance of certain Lands to Sir Jahn Rivers, Knight.
- 11. An ACt that certain Perfons born beyond the Seas, may be deemed and reputed as mere Engli/b.
- 12. Another Act that certain Perlons born beyond the Seas, may be deemed and reputed as mere Englifb.
- 13. An Act for the Confirmation of an Arbitrament to be made by certain Perfons, touching a Controverfy between Richard Huddlefton, Efquire, and Dame Ifabell Weyman his Wife on the one Part, and Francis Weyman, Gentleman, on the other Part.

#### PUBLICK ACTS.

#### Anno vicefimo tertio Regine Elizabethe.

- <sup>1.</sup> A<sup>N</sup> Act to retain the Queen's Majesty's Subjects in their due Obedience.
- 2. An Act against feditious Words and Rumours uttered against the Queen's Most excellent Majesty.
- 3. An Act for the Reformation of Errors in Fines and Recoveries.
- 4. An Act for the Fortifying of the Borders towards Scotland.
- 5. An Act touching Iron Mills near unto the City of London, and the River of Thames.
- 6. An Act for the repairing of *Dover* Haven.
- 7. An AA for the Increase of Mariners, and for Maintenance of Navigation.
- 8. An Act touching the true melting, making and working of Wax.
- 9. An Act for the abolishing of certain deceitful Stuff used in the Dying of Cloth.
- 10. An Act for Prefervation of Pheafants and Partridges.
- 11. An Act for the Re-edifying of *Cardiff* Bridge, in the County of *Glamorgan*.
- 12. An Act for an Addition to a former Act made Anno 13 of her Majesty's Reign, for the Paving of a Street without Aldgate, leading to her Highness Storehouses at the Minorics, and other Places.
- 13. An Act for the Inning of Earith and Plumstead Marsh.

14. An Act of a Subfidy granted by the Clergy.

- 15. An Aft for a Subfidy and two Fifteens granted by the Temporalty.
- 16. An AA for the Queen's Majelty's most gracious, general and free Pardon.

## PRIVATE

Anno vicesimo tertio Regine Elizabethe.

- 1. A N Act for the Partition of certain Lands between the Coheirs of the Lord Latymer.
- 2. An Act for the Re-edifying of the Town of Cringleford near the City of Norwich.
- 3. An Act for the Denization of Walter Coppinger and Suzan Coppinger, Hugh and Simon Bouneman, William Watfon, and James, Richard, Francis, Mary, Margarett, Abigall and Gertrude Holmes, Thomas Harman, Giles, John, Richard and Katherine Hughes, and divers others.
- 4. An Act for the perfecting of Affurances of certain Lands given for the Maintenance of a Free Grammar School within the City of *Coventry*.
- 5. An Act for the Establishment of an Agreement between Sir Henry Nevill, Knight, and Dame Anne Grefbam, Widow, for the better performing the last Will of Sir Thomas Grefbam, Knight, deceased, and for the Payment of his Debts.
- 6. An Act for Affurance of certain Lands to Edward Fylber; and for Affurance of a Rent-Charge of four fcore and two Pounds ten Shillings, and other Things, to the Bishop of Coventry and Litebfield.
- 7. An Act for the Restitution in Blood of Philip Earl of Arundell.
- 8. An Act of Pardon and Refitution in Blood of John Scyntleger and Dudley Scyntleger.
- 9. An Act for the Reflitution in Blood of Anthony Mayne, Efquire.
- 10. An Act for the better Affurance of divers Lands in *Chipping* Norton, and elfewhere in the County of Oxford, being Parcel of the Inheritance of the Lord Marney, to Henry Lord Compton.
- 11. An Act ratifying a Decree and an Award in the Chancery, touching certain Copyholders and Cultomary Tenants of the Manors of *More Newnam*, Lyndriche, Knighton and Penfocks, in the County of Worcefler.
- 12. An Act that Gavelkind Lands within the City of Exeter may be inheritable, as Lands at the Common Law.
- 13. An Act for Ratification of an Award made between William Hide of the one Part, and William Darrell of the other Part.
- 14. An Act concerning the Hospital of Ledburye in the County of Hereford.

15. An Order for reversing of a Judgment against Richard Herbert, Joseph Awbrey, and others.

#### PUBLICK ACTS.

Anno vicefimo feptimo Regine Elizabethe.

- 1. A NAEt for Provision to be made for the Surety of the Queen's Majesty's most Royal Perfon, and the Continuance of the Realm in Peace.
- 2. An Act against Jefuits, Seminary Priests and fuch other like disobedient Perfons.

3. An

- zvii
- 3. An Act for the Explanation of the Statute made Anno 13° of the Queen's Majefty's Reign, intituled, An A& to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. liable to the Payment of their Debts.
- 4 An Act against covenous and fraudulent Conveyances.
- 5. An Act for the Expedition of Juffice in Caufes of Demurrers and Pleadings.
- 6. An Act for the Returning of fufficient Jurors, for the better Expedition of Trials.
- 7. An AA for the levying of Issues loft by Jurors.
- An AA for Redrefs of erroneous Judgments in the Court, commonly called the King's Bench.
- 9. An Act for Reformation of Errors in Fines and Recoveries, in the twelve Shires of *Wales*, Town and County of *Haverford Weft*, with the Counties Palatine.
- 10. An Act for the Continuance of a former Statute, intituled, An Act to redrefs Diforders in common Informers upon Penal Statutes, made in the Eighteenth Year of the Queen's Majesty's Reign.
- 11. An AA for the Reviving, Continuance, Explanation and perfecting of divers Statutes.
- 12. An A& for the Swearing of Under Sheriffs and other Under Officers and Ministers.
- 13. An Act for the following of Hue and Cry.
- 14. An Act for the reviving of a former Statute for the true making of Malt.
- 15. An AA for the bringing in of Staple Fish and Herrings into this Realm.
- 16. An Act touching Artificers using the Cutting of Leather.
- 17. An Act touching the Breadth of white Woollen Cloths made within the Counties of Somerfet, Wilts, Gloucefler and Oxon, &c.
- 18. An AA concerning making of Woollen Cloths in the Counties of *Devon* and *Cornwall*, called plain whiteStraights, and pinned white Straights.
- 19. An Act for the Prefervation of Timber in the Wilds of the Counties of Suffex, Surrey and Kent, and for the Amendment of Highways decayed by Carriages to and from Iron Mills there.
- 20. An A& for the Prefervation of the Haven at Plymouth.
- 21. An Act for the Prefervation of Orford Haven.
- 22. An A& for the bringing of the Haven of the City of *Chichefter* by a new cut Channel, to the Suburbs of the fame City.
- 23. An Act for Cloth-making in the Towns of Boxflead and Langbam in the County of Effex.
- 24. An Act for the Keeping of the Sea Banks and Sea Works in the County of Norfolk.
- 25. An Act for the Explanation of the Statute for the Maintenance of Rochefter Bridge.
- 26. An Act for explaining of the Statute for the amending of the Highways between *Middleton* and the King's Ferry, leading into the Isle of Sheppey, in the County of Kent.
- 27. An A& for the Inning of Earith and Phumslead Marsh.
- 28. An Act of one Subfidy granted by the Clergy. Vol. IV. b

29. An

29. An Act of one Subfidy, and two Fifteenths and Teaths granted by the Temporalty.

so. An Act for the Queen's Majefty's most gracious, general and free Pardon.

#### PRIVATE ACTS.

Anno vicesimo septimo Regine Elizabethe.

- I. A N Act for Confirmation of Her Majefty's Letters Patents to Queen's College in Oxford.
- 2. An Act for Confirmation of Her Majefty's Letters Patents unto the Mafters, Fellows and Scholars of *Clare Hall* in *Cambridge*.
- 3. An Act touching divers Affurances made by the Bishop and Dean and Chapter of *Exeter*,
- 4. An Act for Paving of Newark upon Trent in Nottingham/bire. [Repealed, 38 G. 3. c. xxvi.]
- 5. An Act for Restitution of Lord Thomas Howard.
- 6. An Act for Paving of New Windfor in Berk/bire.
- 7. An Act for the Affuring of certain Lands to the Lord Hunfdon.
- 8. An Act for the Affurance of certain Lands to George Chywne, Efquire, from Edward Fifher of Warwick.
- 9. An AA for Affuring the Manors of Haversham and Bisbops Hampton to Sir Thomas Lucy and others.
- 10. An Act for Affuring of Lands to the Lord Willoughby of Erifby, from Walter Erenden and his Heirs.
- 11. An Act enabling Edward Fifter to fell certain Lands for the Payment of his Debts.
- 12. An AA for the Affurance of certain Lands and Tenements in London to Jonas Scott.
- 13. An Act for Confirmation of the Foundation of the Hofpital of *Eaftbridge* in *Canterbury*, with Ordinances for Government thereof, and for the better Relief of the Poor there.
- 14. An Act concerning the Lord Dacres, and the Lord Norries, and Sampfon Leonard, for the peaceable enjoying of Lands.
- 15. An Act for the Foundation of Chrift's Hafpital in Sherborn within the County Palatine of Durham.
- 16. An Act for the Eftablishment of an Award made between Robert Lord Rich and Thomas Barrington, Knight, and their Heirs, Sc.
- An Act for the good Government of the City or Borough of Westminster in Middlesex. [Continued, 3 Car. 1. c. 4. § 17.22. 16 Car. 1. c. 4. and see 29 G. 2. c. 25.]

18. An Act for the Counters of Huntingdon's Jointure.

19. An Act for the Maintenance of the Pier or Cob of Lynne Regis in the County of Dorfett. [Continued, 3 Car. 1. c. 4. § 3. 22. 16 Car. 1. c. 4.]

## PUBLICK ACTS.

#### Anno vicesimo nono Regina Elizabetha.

1. A N A& for the Confirmation of the Attainders of Thomas late Lord Paget, and others.

2. An AA concerning Errors is Records of Attainders of High Treaton.

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3. An

- 3. An Act to avoid fraudulent Affurances made in certain Cafes by Traitors.
- 4 An AA to prevent Extortion in Sheriffs, Under Sheriffs and Bailiffs of Franchifes or Liberties, in Cafes of Execution.
- 5. An A& for the Continuance and Perfecting of divers Statutes.
- 6. An A& for the more fpeedy and due Execution of certain Branches of the Statute made in the Twenty third Year of the Queen's Majefty's Reign, intituled, An Ad to retain the Queen's Majefly's Subjects in their due Obedience.
- 7. An Act of one Subfidy by the Clergy.
- 8. An Act for the grant of one intire Subfidy, and two Fifteens and Tenths granted by the Temporalty.
- 9. An Act for the Queen's Majesty's most gracious, general and free Pardon.

#### Anno viccsimo nono Regine Elizabethe.

- NAA for Confirmation of the Sale of Edward Fifther's A Lands made towards the Satisfaction of his Debts, Charges and Incumbrances.
- 2. An Act to enable Charles Lord Mountjoy to fell Lands for the Queen's Service, for Payments of his Debts and Advancement of his Children.

#### PUBLICK ACTS.

# Anno tricefimo primo Regine Elizabethe.

- A NAA against Difcontinuances of Writs of Error in the Courts of Exchequer and King's Bench.
- 2. An Act for abridging Proclamations upon Fines to be levied at the Common Law.
- 3. An Act for the avoiding of privy and fecret Outlawries of her Majesty's Subjects.
- 4. An A& against imbezilling of Armour, Habiliments of War and Victual.
- 5. An A& concerning Informers.
- 6. An Act against Abuses in Election of Scholars, and Presentation to Benefices.
- 7. An Act against erecting and maintaining of Cottages.
- 8. An A& for the true Gauging of Veffels brought from beyond the Seas, converted by Brewers for the Utterance and Sale of Ale and Beer.
- An AA for Writs upon Proclamations and Exigents, to be current within the County Palatine of Durham.
- 10. As A& for the Continuance and Perfecting of divers Statutes.
- 11. An Act of Explanation or Declaration of the Statute of Otlave Regis Henrici Sexti concerning forcible Entries, the Indictmens thereupon to be found.
- 12. An Act to avoid Horfe-ftealing. 13. An Act for reviving and enlarging of a Statute made in the 23d Year of her Majefty's Reign, for repairing of Dover Haven.

14, An

- 14. An Act for Confirmation of the Subfidies of the Clergy.
- 15. An Act for the granting of Four Fifteens and Tenths, and Two entire Sublidies, to our most gracious Sovereign Lady the Queen's Most excellent Majesty.
- 16. An Act for the Queen's Majefty's most gracious, general and free Pardon.

#### Anno tricefimo primo Regine Elizabethe.

- 1. A N Act for the Prefervation of the Haven of Orford. 2. A An Act for the naturalizing of the Daughter of Ralps Elking, Gentleman, Wife of Richard Lambert.
- 3. An Act for the Assurance of the Jointure of Anne the Wife of Henry Nevill.
- 4. An Act concerning the Almshouse at Lamberne in Berk/bire.
- 5. An Act for the Relief of the City of Lincoln.
- 6. An Act for the Sale of Thomas Handford's Lands, towards the Payment of his Debts.
- 7. An A& for the Avoiding of certain Conveyances, and other . Estates, supposed to be procured by Thomas Drury, of the Lands of Thomas Haflerigg.
- 8. An Act for the better Affurance of Lands and Tenements for the Maintenance of the Grammar School at Cambridge.

# PUBLICK ACTS.

Anno tricefimo quinto Regine Elizabethe.

- A N A& to retain the Queen's Majesty's Subjects in their 1, due Obedience.
- 2. An Act for the Reftraining of Popifh Recufants to fome certain Places of Abode.
- 3. An Act for Explanation of the Statute made in the xxxiiith Year of King Henry the Eighth, as well touching Grants made to His Majesty, as for Confirmation of Letters Patents made by His Highness to others.
- 4. An Act for the neceffary Relief of Soldiers and Mariners.
- 5. An Act for Explanation and Confirmation of the Queen's Majefty's Title to the Lands and Tenements, late Sir Francis Englefield's, Knight, attainted of High Treason.
- 6. An Act for Reffraint of new Buildings, converting of great. Houses into several Tenements, and for Restraint of Inmates and Inclosures, in and near unto the Cities of London and Westminster.
- 7. An Act for the Reviving, Continuance, Explanation and Perfeeting of divers Statutes.
- 8. An Act for the avoiding of Deceit used in making and felling of twice laid Cordage, and for the better Preferving of the Navy of this Realm.
- 9. An Act touching the Breadth of Plunkets, Azures and Blues, and other coloured Cloths, made within the County of Somerfet, and elfewhere of like making.

- 10. An A& for the Reformation of fundry Abufes in Cloths, called *Devon/bire* Kerfies or Dozens, according to a Proclamation of the xxxiiiith Year of the Reign of our Sovereign Lady the Queen's Majefty that now is.
- 11. An Act for the bringing in of Clap-board from the Parts of beyond the Seas, and the reftraining of transporting of Wine Cafks, for the sparing and preferving of Timber within the Realm.
- 12. An A& for Confirmation of the Subfidies of the Clergy.
- 13. An Act for the Grant of Three entire Subfidies, and Six Fifteenths and Tenths granted by the Temporalty.
- 14. An Act for the Queen's Majefty's most gracious, free and general Pardon.

#### Anno tricefimo quinto Regina Elizabetha.

- 1. A N Act for the Confirmation of Letters Patents to the Mayor, Sheriffs, Citizens and Commonalty of the City of Lincoln.
- 2. An Act that the late Scite of the diffolved Houfe of the Gray Fryers in or near Cambridge may be fold, or lett in Fee-farme, or otherwife, for the Erection of a new College in the Unit verfity of Cambridge.
- 3. An Act for the better Affurance of the Jointure of the Lady Margaret Countefs of Cumberland.
- 4. An Act concerning the Lands of Henry late Lord Abergavenny deceased.
- 5. An Act to enable *William* Lord *Vauxe* Lord *Harrowden*, to fell certain Manors, for Payment of his Debts, and for Advancement of his Daughters.
- 6. An Act for Restitution in Blood of Sir Thomas Perrott.
- 7. An Act for the Naturalizing and making Free of William Sidney, eldeft Son of Sir Robert Sidney, Knight, Governor of Ulufbing, and Dame Barbara his Wife; and of Peregrine Wingfield, Son and Heir of Sir John Wingfield, and Dame Suzan Countofs of Kent his Wife.
- An AA to confirm the Sale of certain Manors, Lands and Tenements made by Sir Richard Knightley, Knight, Valenține Kwightley and Edward Knightley, Elquires, unto Charles Hales, Elquire, Thomas Brickett, John Lambert, Gentleman, and others.
- 9. An Act concerning the Assurance of certain Lands and Tenements to *Reade Stafford*, Esquire, and *Mabell* his Wife, and to the Heirs of the faid *Reade*.
- 10. An A& for the bringing in of a fresh Stream into the Town of Stonehows/e in the County of Devon.
- 11. An Act that Lifle Cave, Thomas Andrews and Edmond Hafleridg, shall enjoy certain Lands which were the Lands of William Raven, Gentleman, Servant to Robert Taylor, one of Her Majesty's Tellers in the Receipt of her Exchequer, towards the Satisfaction of some Debts due to Her Majesty.
- 22. An AA touching Power and Liberty to repeal certain Uses of a Deed Tripartite herein mentioned, of and in the Manors, Lands and Tenements of Anthony Cook of Rumford, Esquire.
- 13. An Act for the Naturalizing of certain Englishmens Children born beyond the Seas.

PUBLICK

# PUBLICK ACTS.

#### Anno tricesimo nono Regine Elizabethe.

- A. A N Act against the decaying of Towns and Houses of Husbandry.
- 2. An Act for Maintenance of Husbandry and Tillage.
- 3. An Act for Relief of the Poor.
- 4. An A& for Punishment of Rogues, Vagabonds and furdy Beggars.
- 5. An Act for erecting of Holpitals, or Abiding and Working Houses for the Poor.
- 6. An Act to reform Deceits of Breaches of Truft touching Lands given to charitable Ufes.
- 7. An Act for the more speedy Payment of the Queen's Majesty's Debts, and for the better Explanation of the Act made in the Thirteenth Year of the Queen's Majesty, intituled, An At to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. liable to the Payment of their Debts.
- 8. An Act for the Confirmation and Establishment of the Deprivation of divers Bishops and Deans in the Beginning of Her Majesty's Reign.
- 9. An Act for the taking away of Clergy from Offenders against a certain Statute made in the Third Year of *H*. 7. concerning the taking away of Women against their Wills unlawfully.
- 10. An Act for the Increase of Mariners, and Maintenance of the Navigation; repealing a Statute made in the xxiiith. Year of Her Majefty's Reign, bearing the fame Title.
- 11. An Act for the better Execution of a Statute made in the xxiiith. Year of the Queen's Majefty's Reign, for the abolifhing of Logwood, *alias* Blockwood, in the Dying of Cloth, Wool or Yarn.
- 12. An Act for the Explanation of the Statute made in the Fifth Year of Her Majefty's Reign, concerning Labourers.
- 23. An Explanation of an Act made in the xi. Year of KingH. 7. for Fuftians.
- 14. An Act prohibiting the Bringing into this Realm, of Foreign Cards for Wool.
- 15. An Act, that no Perfon robbing any Houfe in the Day-time, although no Perfon be therein, shall be admitted to have the Benefit of his Clergy.

16. An Act to reftrain the exceffive making of Malt.

- 17. An Act against lewd and wandering Perfons, pretending themfelves to be Soldiers or Mariners.
- 18. An Act for the Reviving, Continuance, Explanation, Perfecting and Repealing of divers Statutes.

19. An Act for the Amendment of Highways in the Counties of Suffex, Surrey and Kent.

- 20. An Act against the deceitful Stretching and Tentring of Northern Cloth.
- 21. An Act for the further Continuance and Explanation of an Act for the neceffary Relief of Soldiers and Mariners, made in the xxxvth Year of the Queen's Majefty's Reign that now is.

\$2. An Act for the Eftablishing of the Bishoprick of Norwich, and the Possefilions of the same, against a certain pretended concealed Title thereunto.

23. An

- 23. An A& for the Repairing of the Bridges of Newport and Carlion, in the County of Monmouth.
- 24 An Act for the Erecting and Building of a Bridge over the River of Wye, at Wilton upon Wye, near the Town of Roffe, in the County of Hereford.
- 25. An Act for Enlarging of the Statute made for following Hue and Cry, in the xxviith Year of Her Majesty's Reign, in some Sort to relieve the Inhabitants of the small Hundred of Beyner/b, alias Benberft, in Cafes where they are in no voluntary Default, and yet are or shall be charged by the same Statute, and by the Two ancient Statutes, the one made the xilith Year of King Edward the First, the other in the xxviiith Year of King Edward the Third, for repressing of Robberies.
- 26. An A& for Confirmation of the Subfidies granted by the Clergy.
- 27. An Act for the Grant of Three entire Sublidies, and Six Fifteens and Tenths, granted by the Temporalty.
- e8. An Act for the Queen's Majesty's most gracious, general and free Pardon.

#### Anno trinefimo nono Regine Elizabethe.

- A N Act concerning a Leafe of great yearly Value, pro-cured to be paffed from Her Majefty by William Kirkbam the younger,
- s. An Act that the Lord Mountjoye may difpose of his Lands whereof he is Tenant in Tail, as other Tenants in Tail by the Laws of the Realm may do; a private Statute 27 H.8. notwithstanding.
- 3. An Act for Ratification of the Hospital of Queen Elizabeth in Brifloll, for the better Relief of the Poor Orphans there.
- 4. An AA for the establishing of the new College at Cobham, for the Poor in the County of Kent.
- 5. An Act for the Confirmation and better Assurance of certain Manors, Lands, &c. given or intended to an Hospital or Meajon Dies in Warwick, founded by the late Earl of Leicefter.
- 6. An Act for the Naturalizing of Hanybal Baskervile, William Lewkener, Ottowell Hill, Jobn Heather, William Heather, Helese Bemys and George Sheppey.
- 7. An A& for Confirmation of the Jointure of Chriftian Lady Sandes, Wife of William Lord Sandes.
- 8. An Act for establishing the Town Lands of Wanting in the County of Berks, to the Relief of the Poor.
- 9. An A& for Arthure Hatch, Her Majesty's Ward, for his enjoying of the Rectory or Parsonage of Southmoulton in the County of Devon for certain Years.
- 10. An Act for Confirmation of the Jointure of the Lady Varney, Wife of Sir Edmund Varney, Knight, 11. An Act for the better Maintenance and well keeping of
- Staines Bridge. [Repealed, 31 G. 3. c. 84.]
- 12. An Act for the establishing of the Lands given by John Bedford's Will to the perpetual Repair of Highways at Aile/bury.
- 13. An AA concerning the School at Sevenocke in the County of Kent. [See 8 G. 1. c. 31.]

14. An

- 14. An Act for establishing the Posseficients of Sir Henry Unton, Knight, lately deceased, and for Payment of his Debts.
- 15. An Act for establishing of a Jointure to Anne Lady Wentworth, now Wife of William Pope, Esquire, and for the better enabling of the faid William Pope to fell certain of his Lands, for Payment of his Debts.

#### PUBLICK ACTS.

#### Anno quadragefimo tertio Regina Elizabetha.

- r. A NACE for Confirmation of Grants made to the Queen's Majefty, and of Letters Patents made by Her Highnefs to others.
- 2. An Act for the Relief of the Poor.
- 3. An Act for the necessary Relief of Soldiers and Mariners.
- 4. An Act to redrefs the Mifemployment of Lands, Goods and Stocks of Money heretofore given to charitable Ules.
- 5. An Act to prevent Perjury, and Subornation of Perjury, and unneceffary Expences in Suits of Law.
- 6. An Act to avoid trifling and frivolous Suits in Law in Her Majefty's Courts at Westminster.
- 7. An Aft to avoid and prevent divers Mifdemeanors in lewd, and idle Perfons.
- 8. An Act against fraudulent Administration of Intestate's Goods.
- 9. An Act for Continuance of divers Statutes, and for Repeal of fome others.
- 10. An A& for the true Working and Making of Woollen Cloth.
- 11. An A& for the Recovery of many hundred thousand Acres of Marshes and other Grounds subject commonly to surrounding, within the Isle of Ely, and the Counties of Cambridge, Huntingdon, Northampton, Lincoln, Norfolk, Suffex, Elfex, Kent and the County Palatine of Durham.
- 12. An AA concerning Matters of Affurances amongst Merchants.
- 13. An Act for the more peaceable Government of the Parts of *Cumberland*, Northumberland, Weslimorland and the Bishoprick of Durham.
- 14. An A& concerning the Affize of Fuel.
- 15. An Act for the levying of Fines with Proclamations of Lands within the County of the City of *Chefter*.
- 16. An Act for the re-edifying, repairing and maintaining of Two Bridges over the River of *Eden*, near the City of *Carlifle*, in *Cumberland*.
- 17. An Act for the Confirmation of the Subfidies granted by the Clergy.
- 18. An Act for the Grant of Four entire Subfidies, and Eight Fifteens and Tenths, granted by the Temporalty.
- 19. An Act for the Queen's Majesty's most gracious, general and free Pardon.

PRIVATE

#### Anno quadragefimo tertio Regine Elizabethe.

- A NAC for the Perfecting of the Jointure of the Lady Bridgett Counters of Suffex, Wife of Robert Earl of Suffex.
- 2. An AA for the Affuring of certain Manors and Lands, for Part of a Jointure of Lucy Countels of Bedford.
- 3. An Act for the Denization of William Myllet, Anne Pope, George Chaundeler, Peter Eaton, Nicholas Eaton and Nicholas Tooly.
- 4. An Act for the Enabling of Edward Nevill of Birling in the County of Kent, and Sir Henry Nevill, Knight, his Son and Heir apparent, to difpofe of certain Copyhold Lands, Parcel of the Manor of Rotherfield in Suffex, and Aylefby and Filongly in Warwick.
- 5. An AA to confirm the Affurance of the Manors and Farms of Sagbury and Obden, and other Lands in the County of Worcefler, to Samuel Sandes, Efquire, and John Harris, Gentleman.
- 6. An AA for Augmentation of the Jointure of *Rachael*, the Wife of *Edward Nevill* of *Berling* in the County of *Kent*.
- 7. An A& for the Naturalizing of Joseph Lupo and divers others, born beyond the Seas.
- An AA for the Affuring of the Patronage of the Vicarage of Rotherflon in the County of Chefler, and a Scholar's Room in the Cathedral Church of Chriff in Oxon, &c. by the Dean and Chapter of the faid Cathedral Church, to Thomas Venables, Efquire, and his Heirs for ever.
- 9. An AA for the Ending and Appealing of all Controversies, Ec. between Francis Ketleby, of the one Part, and Andrew Ketleby, and Jane his Wife, on the other Part.
- 10. An Act to make the Lands, Tenements and Hereditaments of Edward Lucas, Gentleman, deceased, Executor of the Last Will and Testament of John Flowerdew, Esquire, deceased, liable to the Payment of certain Legacies given by the Last Will of the faid John Flowerdew, and to the Payment of divers other Debts owing by the faid Lucas in his Life-time.

### PUBLICK ACTS.

#### Anno Regni Jacobi Regis, primo.

- 1. A Most joyful and just Recognition of the immediate, lawful and undoubted Succession, Descent and Right of the Crown.
- 2. An Act authorizing certain Commissioners of the Realm of *England*, to treat with Commissioners of *Scotland*, for the Weal of both Kingdoms.
- 3. An Act against the Diminution of the Possefilions of Archbishopricks and Bishopricks, and for avoiding of Dilapidations of the fame.
- 4. An Act for the due Execution of the Statutes against Jesuits, Seminary Priest, Reculants, &c.

- 5. An Act to prevent the Over-charge of the People by Stewards of Court-Leets and Court-Barons.
- 6. An Act made for the Explanation of the Statute made in the fifth Year of the late Queen *Elizabetb's* Reigh, concerning Labourers.
- 7. An Act for the Continuation and Explanation of the Statute made in the 30th Year of the Reign of our late Queen Elizabeth, intituled, An Act for Puniforment of Rogues, Vagabonds and flurdy Beggars.
- 8. An Act to, take away the Benefit of Clergy for fome Kind of Manslaughter.
- 9. An Act to reftrain the inordinate Haunting and Tippling in Inns, Alehouses, and other Victualling-Houses.
- 10. An A& for the better Execution of Justice.
- 11. An Act to reftrain all Perfons from Marriage, until their former Wives and former Hufbands be dead.
- 12. An Act against Conjuration, Witchcraft, and dealing with evil and wicked Spirits.
- 13. An Act for new Executions to be fued against any which shall hereafter be delivered out of Execution by Privilege of Parliament, and for Discharge of them out of whose Custody fuch Persons shall be delivered.
- 14. An Act for Recovery of Small Debts, and relieving of poor Debtors in London.
- 15. An Act for the better Relief of the Creditors against fuch as shall become Bankrupt.
- 16. An Act concerning Wherrymen and Watermen,
- 17. An A& for the better Execution of former Laws touching the making of Hats and Felts, and for the more Reftraint of unfkilful and deceivable Workmanship therein used, to the Wrong of all Sorts of the People of this Realm.
- 18. An Act for avoiding of deceitful felling, buying or fpending corrupt and unwholefome Hops.
- 19. An Act for the well Garbling of Spices.
- 20. An Act for Redrefs of certain Abuses and Deceits used in Painting.
- 21. An Act against Brokers.
- 22. An Act concerning Tanners, Curriers, Shoemakers, and others Artificers occupying the Cutting of Leather.
- 23. An Act for the better Prefervation of Fifting in the Counties of Somerfet, Devon and Cornwall, and for the Relief of Balkers, Conders and Fiftermen, against malicious Suits.
- 24. An Act against the deceitful and false making of *Mildernin* and *Powle Davies*, whereof Sail-Cloths for the Navy and other Shipping are made.
- 25. An Act for continuing and reviving of divers Statutes, and for repealing of fome others.
- 26. An Act for the Continuance and due Observation of certain Orders for the Exchequer, first set down and established by Virtue of a Privy Seal from the late Queen *Elizabetb*.
- 27. An A& for the better Execution of the Intent and Meaning of former Statutes, made against shooting in Guns, and for the Prefervation of the Game of Pheafants and Partridges, and against the destroying of Hares with Hare-pipes, and tracing Hares in the Snow.

**s8.** An

- 28. An A& for Confirmation of the King's Majefty's Charter and Letters Patents, granted to the Mayor, Bailiffs and Burgeffes of the Borough of *Berwick* upon *Tweed*, and their Succeffors, and of the Franchiles, Liberties, Privileges, Jurifdictions and Cuftoms of the faid Borough.
- 39. An Act to encourage the Seamen of England to take Fifth, whereby they may increase to furnish the Navy of England.
- 30. An Act for the erecting and building of a Church in Melcombe Regir to be the Parish Church of Radipoll; and for making the
- old Church of *Radipoll* a Chapel belonging to the fame. 31. An AA for the Charitable Relief and ordering of Perfons
- infected with the Plague.
- 32. An A& for Repair of Dover Haven.
- 33. An Act of a Sublidy of Tonnage and Poundage.

#### **PRIVATE ACTS.**

#### Anno Regni Jacobi Regis, primo.

- 2. A NAA of Confirmation of the Jointure of the most High and Mighty Princess Anne, Queen of England, Scotland, France and Ireland.
- 2. An Act for an Affignment of certain Sums of Money for defraying of the Charges of the King's most Honourable Houshold.
- 3. An A& for Reftitution of Henry Earl of Southampton.
- 4. An AA for the Reflitution of the Son and two Daughters of Robert late Earl of Effex.
- 5. An AA for the Reflitution of *Thomas*, only Son of *Philip* late Earl of *Arundel*.
- 6. An AA for the Reflitution in Blood of William Howard, youngeft Son of Thomas late Duke of Norfolk, and of the Children of the Lady Margaret Sackvile, Daughter of the faid Duke.
- 7. An Act for the Reflitution of William Pagett, only Son of Thomas late Lord Pagett.
- 8. An Act for the Reltitution of Thomas Lucas, Gentleman, in Blood.
- 9. An AA to fecure Simpson's Debt, and fave harmless the Warden of the Fleet in Sir Thomas Sherley's Cafe.
- 10. An Act for the Naturalizing of Lodovick Duke of Lenox, Henry Lord of Obigney, his Brother, and their Children.
- 11. An Act for the Naturalizing of the Right Honourable Margaret Counters of Nottingbam.
- 12. An Act for the Naturalizing of John Earl of Marre, his Wife and Children.
- 13. An Act for the Naturalizing of Sir George Howme, Knight, Lord Treasurer of Scotland, his Wife and Children.
- 14. An Act for Confirmation of certain Letters Patents made to Sir George Howme, Knight, Lord Treasurer of Scotland.
- 15. An Act for the Naturalizing of Sir Edward Bruce, Knight, Lord of Kinloffe, his Wife and Children, and for Confirmation of Letters Patents made to him.
- **r6.** An A& for the Naturalizing of Sir Thomas Arefkyn, Knight, and Alexander Arefkyn bis Son, and all other the Children of the

the faid Sir Thomas, born in the Kingdom of Scotland, or where. foever within the King's Majefty's Dominions.

- 17. An Act for Confirmation of Letters Patents made to the Right Honourable Charles Earl of Nottingham, Lord Admiral of England, Thomas Earl of Suffolk, Lord Chamberlain of the King's Houshold, Sir John Levefon, and Sir John Trevor, Knights, for the Ule and Benefit of the Lady Frances Dowager of Kildare, and now Wife of Henry late Lord Cobbam, attainted. 18. An Act for the Naturalizing of Dame Mary Afton, Wife to
- Sir Roger Afton, Knight, and their Children.
- 19. An Act for the Naturalizing of Sir John Ramfey, Knight.
- 20. An Act for the Naturalizing of Sir James Hay, Knight.
- 21. An Act for the Naturalizing of John Gordon, Dean of Sarum, his Wife and Children.
- 22. An Act for the Naturalizing of Sir John Kennedy, Knight.
- 23. An Act for the Naturalizing of Sir John Drumonde, Knight.
- 24. An Act for the Naturalizing of Adam Newton, Esquire.
- 25. An Act for Reflitution in Blood of Thomas Littleton, eldeft Son of John Littleton, late of Frankley in the County of Worcefler, Efquire, deceafed, John Littleton, fecond Son of the faid John Littleton deceased, and Edward Littleton, third Son of the faid John Littleton deceased, Bridget Littleton, eldest Daughter of the faid John Littleton deceased, Anne Littleton, second Daughter of the faid John Littleton, deceased, and Jane Littleton, third Daughter of the faid John Littleton deceased.
- 26. An A& for the Naturalizing of William Browne, Anne Browne, and Barbara Browne, Children of Sir William Browne, Knight, Lieutenant-Governor of his Majefty's Cautionarie Town of Ulifbinge.
- 27. An Act for the enabling of Thomas Throgmorton, Efquire, to make Sale of certain Lands for Payment of his Debts.
- 28. An Act for the Naturalizing of Thomas Glover, Margaret Mordant, Francis Collimore, Alexander Daniell, Nicholas Gilpine and Mary Copcote.
- 29. An Act for the Sale of certain Lands of Sir Thomas Rowley. Knight, for Payment of his Debts.
- 30. An Act for the quiet Establishing and Settling of the Landsand Possefilions late of Sir George Rodney, Knight, deceased.
- **g1.** An Act for the Affuring of certain Lands and Tenements, to the Dean and Canons of *Windfor*, and of Affuring a Leafe of the Prebend of *Bedwin* in the County of *Wilts* to *Edward* Earl of Hertford.
- 32. An Act for Henry Jernegan the Younger, for the Sale of the Manor of Dagas in Raveningham and Hering fleete alias St. Olaves in the Counties of Norfolk and Suffolk, for the Payment of his Debts.
- 33. An Act for the Jointure of the Wife of Martin Caltbropen Gentleman.
- 34. An Act for the Relief of Thomas Lovell, Elquire.
- 35. An Act for Explanation of a former Act made in the 43d Year of the Reign of the late Queen Elizabeth, intituled, An Act for the enabling of Edward Nevile of Birling in the County of Kent, and Sir Henry Nevile, Knight, bis Son and Heir apparent, to dispose of certain Copyhold Lands, Parcel of the Manor of Rotherfield in the County of Suffex, and of

of the Manors of Allefley and Filonley in the County of Warwick.

- 36. An A& to enable John Tebols, Gentleman, to make his Wife a Jointure of certain of his Lands, and to fell fome Part for Preferment of his younger Children.
- 37. An AA for the Naturalizing of Katherine Vincent, Elizabeth Vincent, Sufanna Vincent, Hefter Vincent and Mary Vincent.
- 38. An A& for the Naturalizing of Vittor Chauntrel, Peter Martin, Mentia Van Urzell, Wife of George Aldriche, Efquire, Sabina Aldriche, Edward and Peregrine Aldriche, her Children.

## PUBLICK ACTS.

### Anno Regni Jacobi Regis, tertio.

- . A N Act for a Publick Thankfgiving to Almighty God every Year on the Fifth Day of November.
- 2. An Aft for the Attainder of divers Offenders in the late most barbarous, monstrous, detestable and damnable Treasons.
- 3. An Act declaratory, explaining a Branch of an Act made in the first Seffion of this Parliament, intituled, An A& authorizing certain Commissioners of the Realm of England, to treat with Commissioners of Scotland, for the Weal of both Kingdoms.
- 4. An A& for the better discovering and repressing of Popish Recufants.
- 5. An Act to prevent and avoid Dangers which may grow by Popifh Recufants.
- 6. An Act to enable all His Majefty's loving Subjects of England and Wales, to Trade freely into the Dominions of Spain, Portugal and France.
- 7. An Act to reform the Multitudes and Mifdemeanors of Attornies and Solicitors at Law, and to avoid unneceffary Suits and Charges in Law.
- 8. An Act to avoid unneceffary Delays of Executions.
- 9. An Act for the Relief of fuch as lawfully use the Trade and Handicraft of Skinners.
- so. An Act for the rating and levying of the Charges for conveying Malefactors and Offenders to the Gaol.
- 11. An Act for Transportation of Beer over the Seas.
- 12. An Act for the better Prefervation of Sea-fish.
- 13. An Act against unlawful Hunting, stealing of Deer and Conies.
- 14. An Act for Explanation of the Statute of Sewers.
- 15. An Act for the Recovering of Small Debts, and for the Relieving of poor Debtors in London.
- 16. An Act for the Repeal of one Act made in the fourteenth Year of Queen Elizabeth's Reign, concerning the Length of Kerlies.
- 17. An Act concerning Welfb Cottons.
- 18. An Act for the bringing in of a fresh Stream of running Water to the North Parts of the City of London.
- 19. An Act for Repairing of the Highway leading from Nonfuch to Taleworth in the Parifhes of Ewell and Long Dition in the County of Surrey, leading to Kingfton upon Thames in the County aforefaid.

20. An

20. An Act for clearing the Paffage by Water from London to and beyond the City of Oxford.

21. An Act to restrain Abuses of Players.

- 22. An Act for the Paving of Drury Lane, and the Town of St. Giles's in the Fields, within the County of Middlefex.
- 23. An Act for the new making up and keeping in Reparation of Chep/low Bridge.
- 24. An Act for the re-edifying a Bridge over the River of Severn, near the Town of Upton upon Severn.
- 25. An Act for a Confirmation of the Sublidies granted by the Clergy.
- **26.** An Act for the Grant of Three intire Sublidies, and Six Fifteens and Tenths granted by the Temporalty.
- 27. An Act for the King's molt gracious, general and free Pardon.

#### PRIVATE ACTS.

#### Anno Regni Jacobi Regis, tertio.

- 2. A NACE for the Affuring of certain fmall Parcels of Ground to Robert Earl of Salifbury and his Heirs, for the Inlargement and commodious Use of his Mansion House in the Strond, now called Salifbury House, and for Recompence to be given for the fame.
- 2. An AA for the Affurance of the Jointure of the Right Honourable Frances Countels of Effex, Wife of the Right Honourable Robert Earl of Effex.
- 3. An Act for the Prefident and Scholars of Corpus Chrifi College in the University of Oxford.
- 4. An Act for the better Sale of certain Lands of *Henry* late Lord *Windfor* deceased, for Payment of his Debts, and better Performance of his last Will and Testament.
- 5. An Act for the establishing of the Posseficient and Inheritance of *Edmund* late Lord *Chandos* of *Sudeley* deceased.
- 6. An Act to establish in the Crown the Lands and Posseficients of *Henry* late Lord *Cobham*, and *George Brooke*, Esquire, attainted of High Treason, with a Confirmation of Grants made by His Majesty.
- 7. An Act for the Confirmation of certain Leafes and Effates made by the Right Honourable *Robert* Lord *Spencer*, and by his late Father deceafed, and his Mother now living.
- An Act for the Reftoring and Enabling of Henry Lord Danvers, as Son and Heir to Sir John Danvers, Knight, deceased, notwithstanding the Attainder and Corruption of Blood of Sir Charles Danvers, Knight, deceased, elder Brother of the faid Lord Danvers.
- 9. An AA for the Confirmation of the King's Majefty's Letters Patents made to the Provost and Scholars of Oriel College in Oxford.
- 10. An Act for Confirmation of Letters Patents made to the Governors of the Free Grammar School at Saint Bees, in the County of Cumberland.
- 11. An Act to enable Sir *Chriftopher Hatton*, Knight, to difpole of certain Lands, Tenements and Hereditaments, notwithftanding a Limitation or Clause of Perpetuity annexed to his Eftate.

12. An

- 12. An Act to affure and confirm the Sale of certain Lands, lying within the County of *Middlefex*, to *Thomas Lake*, Knight, and Dame Mary, his Wife.
- 13. An A& for Sale of certain Lands of Sir Jonathan Trelowny, Knight, deceased, for Payment of his Debts.
- 14. An Act for Afluring of the Jointure of Dame Elionor Cave, Wife of Sir Thomas Cave of Standforde, in the County of Northampton, Knight.
- 15. An AA for enabling of John Hotham, Elquire, the Father, and John Hotham, his Son, to convey certain Lands for a Jointure of fuch Wife as John the Son shall marry.
- 16. An A& for the fettling of the Manor of Rye in the Counties of Gloucefler and Worcefler, upon William Throckmorton, Elquire, and his Heirs, according to a Feoffment thereof made by Charles late Earl of Devon/bire.
- 17. An Act for the more speedy Sale of certain Lands of Sir Thomas Rosele, Knight, for Payment of his Debts.
- An Act for Affurance of certain Lands late Sir John Skinner's, Knight, to Sir William Smith and Sir Michael Hickes, Knights.
- 10. An Act for the Relief of John Roger, Gentleman, againft Robert Taylor, Paul Taylor and William Taylor, for defrauding of a Truit reposed in Thomas Taylor their Father, and decreed against them in the High Court of Chancery.
- 20. An Act for the Assurance of the Lands of Walter Walfb, Esquire.
- 21. An Act for Sale of certain Lands of Edward Downes, Efquire, for Payment of his Debts.
- 22. An A& for the Naturalizing of Sir David Foulis, Knight, and for Confirmation of Letters Patents by His Most Excellent Majesty to him made.
- 23. An Act for the Naturalizing of the Children of Sir Edward Conway, Knight, Lieutenant Governor of the King's Majefty's Cautionary Town of the Brill.
- 24. An A& for the Naturalizing of Sir James Arefleyn, Knight, his Wife and Children.
- 25. An Act for the Naturalizing of Sir David Murray, Knight, Gentleman of the Prince his Bedchamber, and Thomas Murray, Efquire, Schoolmafter to the Duke of York.
- 26. An Act for the Naturalizing of Daniel Godfrey of the Parish of Saint Buttolphes without Aldgate, Gentleman.
- 27. An Act for the Reftitution in Blood of John Holland, Son of Brian Holland, and Thomas Holland, Son of the faid John Holland.
- 28. An Act for Reftitution of Rowlande Mericke, Son of Sir Gelley Mericke, Knight, and Dame Margaret, Wife of Sir Jobn Vaughan, Knight, Daughter of the faid Sir Gelley, in Blood.
- **29.** An Act for the Performance and Execution of a Decree in the Chancery, made between *William le Gris*, Plaintiff, and *Robert Cottrel*, Defendant.

# PUBLICK

# PUBLICK ACTS.

#### Anno Regni Jacobi Regis, quarto.

- I. A NACt for the utter Abolition of all Memory of Hoftility, and the Dependances thereof, between England and Scotland, and for the Reprefling of Occasions of Difcord and Diforders in Time to come.
- 2. An Act for the true making of Woollen Cloths.
- 3. An Act to give Costs to the Defendant upon a Nonfuit of the Plaintiff, or upon a Verdict against him.
- 4. An Act to reftrain the Utterance of Beer and Ale to Alehouse keepers and Tiplers not licenced.
- 5. An Act for reprefing the odious and losthfome Sin of Drunkennefs.
- 6. An Act for the Repealing of 10 much of one Branch of a Statute made in the first Year of His Majesty's Reign, intituled, An All concerning Tanners, Curriers, Shoemakers, and other Artificers occupying the cutting of Leather, as concerneth the fealing of Sheep-Skins, and to avoid felling of tanned Leather by Weight.
- An Act for the Founding and Incorporating of a Free Grammar School in the Town of Northleech in the County of Gloucefter.
- 8. An Act touching the drowned Marshes of Lefnes and Fants in the County of Kent.
- 9. An Act to explain a former Act made in the last Session of this Parliament, intituled, An Att to enable all His Majefly's loving Subjects of England and Wales, to trade freely into the Dominions of Spain, Portugal and France.
- 10. An Act for Confirmation of fome Part of a Charter granted by K. *Henry* the Sixth to the Mayor, Bailiffs and Burgeffes of the Town of *Southampton*, and for Relief of the faid Town.
- 11. An Act for the better Provision of Meadow and Pasture, for neceffary Maintenance of Husbandry and Tillage in the Manors, Lordships and Parishes of *Marden*, alias *Mawarden*, *Bodenbam*, *Wellington*, Sutton St. Michael, Sutton St. Nicholas, Murton upon Lug, and the Parish of Pipe, and every of them, in the County of Hereford.
- 12. An Act for Explanation of the Statute made in the third Year of the Reign of King James, initialed, An AB for the bringing in of a fresh Stream of running Water to the North Paris of the City of London.
- 13. An Act for the Draining of certain Fens and Low Grounds in the Ifle of *Ely*, fubject to Hurt by furrounding, containing about fix thousand Acres, compassed about with certain Banks, commonly called and named the Ring of *Walder/cy* and *Coldbam*.

#### PRIVATE ACTS.

#### Anno Regni Jacobi Regis, quarto.

1. A NACt for the Affurance of the Houfe of *Theobalds*, and divers Manors and other Lands, to the Queen's Majefly for Term of her Life, and of the fame Houfe, Manors and Lands, with other Manors and Lands, to the King's Most Excellent Majefly, his Heirs and Succeffors, and for the Affurance Affurance of other Manors and Lands to the Earl of Salifbury and his Heirs.

- 2. An Act for the enabling of *John Goode*, Elquire, to convey unto His Majefty a fmall Portion of Land during a Term of Years.
- An Act for the Eftablishment and Assurance of divers of the Possession and Hereditaments of *Ferdinando* late Earl of *Derby*.
- 4. An Act whereby *Richard Sackvile*, Esquire, is enabled to make a Surrender unto the King's Majesty of the Offices of Chiefe Buther of *England* and *Wales*, notwithstanding his Minority of Years.
- 5. An Act for the Alfuring of the Advowlon of the Vicarage of *Chefthunt* to *Robert* Earl of *Salifbury* and his Heirs, and of the Advowlon of the Rectory of *Orfet* to *Richard* Bishop of *London* and his Successfors.
- 6. An Act for Confirmation of an Agreement betwixt Edward Lord Bruce and Michael Doyly and others, for the Lands late of William Ibgrave deceased.
- 7. An Act for Confirmation of the King's Majefty's Letters Patents made to Robert Batburft, Elquire, of the Manor and Borough of Lachlad in the County of Gloucefter.
- 8. An Act for the Confirmation of the King's Majefty's Letters Patents made to *William Bourcher*, Elquire, of the Manor of *Bardifley* in the County of *Gloucefter*.
- 9. An AA for Confirmation of certain Lands to the Warden and College of the Souls of all faithful People deceafed of Oxon, and of other Lands to Sir William Smith, Knight.
- 10. An Act for fecuring and confirming of the Lands, Tenements and Rents heretofore granted, devifed or conveyed to feveral Companies within the City of London, and to the Mayor and Commonalty and Citizens of the City of London.
- 11. An Act for further Affurance to the Purchafers of certain Lands late Sir Jonathan Trelawny's Knight, deceased, appointed by Act of Parliament to be fold for Payment of his Debts.
- 12. An Act for Reflitution in Blood of the Sons and Daughters of Edward Windfor.
- 13. An A& for the better enabling of John Evelyn, Equire, to make Sale of certain Lands for the Payment of his Debts.
- 14 An Act for the Affignment of a Jointure to fuch Wife as John Thompson, Son and Heir of Robert Thompson a Lunatick, shall marry, and for prefent Maintenance of the faid John.
- 15. An AA for the Sale of the Lands of *William Waller*, Esquire, to perform a Decree in Chancery, for the Payment of 5051. 10s. 6d.
- 16. An Act for the Naturalizing of John Steward, Efquire, Brother and Heir apparent to Patrick Earl of Orkney.
- 17. An Act for the Naturalizing of Peter Baro, alias Barow, Doctor of Phyfick, and Mary his Wife.
- 18. An Act for the Naturalizing of James Defmaistres of the Parish of St. Buttolphes without Aldgate, and Mary his Wife.
- 19. An Act for the Naturalizing of Fabian Smith.

20. An Act for the Naturalizing of John Ramsden.

# PUBLICK ACTS.

#### Anno Regni Jacobi Regis, septimo.

1. A NACt for the better Execution of Juffice, and supprefing of criminal Offenders, in the North Parts of the Kingdom of England.

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- 2. An Act that all fuch as are to be naturalized or reftored in Blood, fhall first receive the Sacrament of the Lord's Supper, and the Oath of Allegiance and the Oath of Supremacy.
- 3. An Act for the continuing and better Maintenance of Hufbandry and other manual Occupations, by the true Employment of Monies given and to be given for the binding out of Apprentices.
- 4. An Act for the due Execution of divers Laws and Statutesheretofore made against Rogues, Vagabonds and sturdy Beggars, and other lewd and idle Perfons.
- 5. An Act for Eafe in pleading against troublefome and contentious Suits profecuted against Justices of the Peace, Mayors, Constables, and certain other His Majesty's Officers, for the lawful Execution of their Office.
- 6. An Act for administering the Oath of Allegiance, and Reformation of married Women Reculants.
- 7. An Act for the punishing and correcting of Deceit and Frauds committed by Sorters, Kembers and Spinsters of Wool, and Weavers of Woollen Yarn.
- An Act to enlarge an Act of Parliament made in the Second and Third Year of King Philip and Queen Mary, intituled, An Att for keeping of milch Kine, and for the breeding and rearing of Calves.
- 9. An Act for the bringing of fresh Streams of Water by Engine from *Hackney Marfb* to the City of *London*, for the Benefit of the King's College at *Chelfey*.
- 10. An Act for Reformation of Alehouse-keepers.
- 11. An Act to prevent the Spoil of Corn and Grain by untimely Hawking, and for the better Prefervation of Pheafants and Partridges.
- 12. An Act to avoid the double Payment of Debts.
- 13. An Act for the Explanation of one Statute made in the fecond Session of this prefent Parliament, intituled, An Ast against unlawful Hunting and Stealing of Deer and Conies.
- 14. An Act for the reviving of Part of a former Act made in the fourth Year of King Edward the Fourth, that no Stranger or Alien fhall buy English Horns unwrought; and that the Wardens of the Horners of the City of London for the Time being, fhould have Power to fearch all manner of Wares appertaining to their Mystery in London and four and twenty Miles on every Side of it.
- 15. An Act concerning fome Manner of Affignments of Debts to His Majelty.
- 16. An Act for the encouraging of many poor People in Cumberland and Westmorland, and in the Towns and Parishes of Carptmeal, Hawkeshead and Broughton, in the County of Laneaster, to continue a Trade of making Cogware, Kendals, Carptmeals and coarfe Cottons.
- 37. An Act against burning of Ling and Heath, and other Moorburning in the Counties of York, Durham, Northumberland, Cumberland, Wessmoland, Lancaster, Derby, Nottingham and Leicesster, at unseasonable Times of the Year.
- 18. An Act for the taking, landing and carrying of Sea-Sand for the bettering of Ground, and for the Increase of Cornand Tillage, within the Counties of *Devon* and *Cornwall*.

39. An Act for the Continuance and Reparation of a new-built Wear upon the River of Exe, near unto the City of Exeter.

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24. An

- 20. An Act for the speedy Recovery of many thousand Acres of Marsh Ground and other Ground within the Counties of Norfolk and Suffolk, lately furrounded by the Rage of the Sea in divers Parts of the faid Counties, and for the Prevention of the Danger of the like furrounding hereafter.
- 21. An Act for Confirmation of Decrees hereafter to be made in the Exchequer Chamber and Duchy Court, concerning Copyhold Lands and Tenements.
- 22. An Act for the Confirmation of a Sublidy granted by the Clergy.
- 23. An Act for the Grant of one entire Subfidy and one Fifteenth granted by the Temporalty.
- 24. An Act for the King's most gracious, general and free Pardon.

#### PRIVATE ACTS.

#### Anno Regni Jacobi Regis, septimo.

- **A**NAAt for Confirmation of feveral Decrees made in the Court of Exchequer Chamber, and Duchy Chamber, between the King's Majefty and divers Copyholders of His Majefty's Manor of Wakefield in the County of York.
- 2. An Act for Confirmation of a Decree made in the Court of Exchequer Chamber, between the King's Majefty and the Copyholders of His Majefty's Manor of Edelmeton alias Edmonton, in the County of Middlefex.
- 3. An Act for the perfect Creation and Confirmation of certain Copyhold Lands in the Honour, Caftle, Manor or Lordship of Clitherowe, or in the feveral Manors or Lordships of Derby, Accarington, Colne and Ightenhill, in the County of Lancafter.
- 4. An Act for the affuring and establishing of the Isle of Man. [See 45 G. 3. c. 123.]
- 5. An Act for the Explanation of a Proviso or Branch of a Statute contained in an Act of Parliament made in the Years of the Reign of our Sovereign Lord King James, of England, France and Ireland the Fourth, and of Scotland the Fortieth, intituled, An A& for the Establishment and Assurance of divers of the Posses find the second the second the second s Derby.
- 6. An Act for the Assurance of certain Lands and Rent to the Bishop of Durefme and his Successfors, and of certain other Lands to Robert Earl of Salifbury and his Heirs.
- 7. An Act for the Naturalizing of Sir Robert Karre, Knight.
- 8. An A& for the Naturalizing of Miltrefs Jane Drummond, Gentlewoman of the Queen's Majesty's Bedchamber.
- 9. An Act for the Sale of the Manor of Bretts and Farm of Plaflowe in the County of Effex, Parcel of the Poffessions of Henry Earl of Oxonford, towards the Repurchasing of the Cafile, Manor and Parks of Henningham in the fame County, being the ancient Inheritance and chief Manfion Houfe of the Earls of Oxonford.
- 10. An A& for the Affuring of the Farm and Demeines of Damerham and other Lands in Wilt/bire, according to His Majefty's Grant, and a former Grant made by King Edward the Sixth.
- 11. An Act for the Foundation of an Hospital, a Grammar School, and Maintenance of a Preacher, in the Town of Thetford,

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ford, for ever, according to the last Will and Testament of Richard Fulmarston, Knight.

- 12. An Act for the Naturalizing of John Murray, John Levingflon and John Auchmothy, Grooms of His Majefty's Bedchamber, and Richard Murray, Warden of Manchefter.
- 13. An Act for the Naturalizing of Levinus Munke, one of the Clerks of His Majefly's Signet.
- 14. An Act for the Confirming and Eftablifhing of a Decree made in the High Court of Chancery, for and on the Behalf of nine poor Children and Orphans of William Elrington and Edward Elrington, againit Edward Cage, Executor of the laft Will and Teftament of Rowland Elrington, Brother of the faid Edward and William Elrington, and Uncle of the faid Children, and for the extending of the Lands and Goods of the faid Edward Cage, for the speedy Execution and Performance of the faid Decree, and the Payment and Satisfaction of the Sums of Money thereby decreed to the faid Children.
- 15. An Act for the Naturalizing of Robert Browne, His Majefty's Servant in Ordinary.
- A6. An Act for Confirmation of certain Fines levied by John Arundell of Guarnack, Esquire, to John Aundell of Trerife, Esquire, deceased, and for settling of the Manors, Lands, Tenements and Hereditaments comprised in the faid Fines, upon John Arundell, Esquire, and his Heirs, Son of the faid John Arundell deceased.
  - 17. An Act to enable Edward Nevill, Lord Bergavenny, and Sir Henry Nevill, Knight, his eldeft Son, to alien certain Lands, for Payment of their Debts, and Advancement of their Daughters and younger Sons, and for better Aflurance of other Lands lately purchafed by the faid Lord from His Majefty.
  - 18. An Act for the Reftitution in Blood of the Son and two Daughters of George Brooke, late attainted of High Treafon.
  - 19. An Act for the difuniting of the Parlonages of A/be and Deane, within the County of Southampton, being prefentative and with the Cure of Souls.
  - 20. An Act for the Naturalizing of *Henry Gibb*, Groom of the Bedchamber to the most Excellent Prince *Henry* Prince of *Wales*.
  - 21. An Act for Sale of Part of the Lands of *William Effex* of *Lamborne* in the County of *Berks*, Efquire, for the Payment of his Debts, and fettling the Refidue upon himfelf and his Pofterity.
  - 22. An Act for the Relief of John Holdich, Gentleman, difinherited by the extraordinary amending of the Errors of a Fine.
  - 23. An Act for the Naturalizing of Sir George Ramfay, Knight, Equerry of the moft Excellent Prince Henry, Walter Alexander, Gentleman Usher of the faid Prince Henry, and John Sandilandis, Groom of the faid Prince his Bedchamber.
  - 24. An Act for the Naturalizing of Peter Venloore of Fanchurch Street, London, Merchant.
  - 25. An Act for the fecuring and confirming of certain Lands and Tenements, heretofore granted, devifed or conveyed to the Companies of Salters and Brewers of London.
  - 26. An Act for the uniting and annexing of the Parlonage and decayed Parish of Froom Whitfield, in the County of Dorfet, to the Parlonage and Parish of the Holy Trinity in Dorchefler, in the faid County.
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- 27. An AA to confirm and enable the Erection and Establifiment of an Hofpital, a Free Grammar School and fundry other godly and charitable Acts and Ufes, done and intended to be done and performed by *Thomas Sutton*, Efquire.
- 28. An Act for making void of certain Conveyances, and the Eftates limited thereby, unduly gotten from Sir Henry Crifpe, Knight, whereby he is defrauded of the Inheritance of divers Manors, Lands, Tenements and Hereditaments lying in the County of Kent, and for the Eftablishing of the Inheritance of the fame in the faid Sir Henry Crifpe and his Heirs.
- 29. An Act for the enabling of the Affurance of certain Lands conveyed for the Portions lof three of the Daughters of John Wentworth, Elquire, and for the Confirmation of certain other Eftates for Life in other Lands, and to enable Sir John Wentworth, Knight, to fell certain Lands for the Payment of his Debts.
- 30. An Act for the enabling of Reginald Rous of Badingham in the County of Suffolk, Gentleman, to make Sale of the third Part of the Manor of Badingham Hall with the Appurtenances, and of the third Part of certain other Lands and Tenements with the Appurtenances in Badingham, Tymingtom and Little Glenham, in the faid County of Suffolk, to Reginald Rous of the Inner Temple, London, Efquire, Nephew to the faid Reginald Rous of Badingham.
- 31. An Act for the Naturalizing of *Edward Palmer* and *Henry Palmer*, Sons of *William Palmer* of *Ulifbing*, and of *Michael Boyle*, the Son of *James Boyle*, Citizen and Mercer of *London*.
- 32. An Act for the enabling of *Charles Waldgrave*, Elquire, to make Sale of certain Lands for the Payment of his Debts, and the Advancement of his younger Sons and Daughters.
- 33. An Act for the Naturalizing of Richard Bladwell, John Bladwell and Robert Bladwell, the Sons of John Bladwell an Englifhman, George Hafden and John Hafden the Sons, and Martin Hafden the Wife of John Hafden an Englifhman, Elizabeth Cradock and Anne Cradock, the Daughters of William Cradock an Englifhman, Jane alias Janekyn Carflens, and Elizabeth Van Buechton.
- 34. An Act for the Confirmation of the Sale and Conveyance of divers Manors, Lordships, Liberties, and other Hereditaments, late Henry Jarnegan's, Esquire, made by Sir Thomas Hirne, Knight, Christopher Mirne, Gentleman, and Clement Hirne, Esquire, unto Sir John Heveningham, Knight, and Dame Bridget his Wife.
- 35. An Act for the Naturalizing of John Mounfy.
- 36. An AA for the Naturalizing of Johannekyn alias Joane Greenefmith, Daughter of Mathew Greenefmith, Citizen and Grocer of London.
- 37. An Act for Confirmation of three feveral Writings indented, purporting and fetting forth the Revocations of three feveral Conveyances or Affurances made by Sir *Robert Drury*, Knight, unto divers Perfons, upon natural Confiderations only.
- 38. An Act for the Naturalizing of Margaret Clark, Wife of Robert Clark, Gentleman.
- 39. An Act for the amending of a Writ of Entry whereupon a Common Recovery was had of the Inheritance of Sir John Byron, Knight, within the County Palatine of Lancafter.
- 40. An Act for the Naturalizing the Right Reverend Father in God

God George Montgomery, Lord Bishop of Derry in Ireland, Sir James Fullarton, and Sir Hugb Montgomery, Knight, and Hugh and James Montgomery, Children of the faid Sir Hugh Montgomery.

- 41. An Act for the Naturalizing of Martinus Schonerus, Ordinary Phylician to the Queen's Majefty, Dorothy Scelkyn and Engella Scelkyn, two Maids of the Queen's Majefty's Bedchamber, Katherine Benneken, Servant to the Queen's Majefty, John Wolfang Rumbler, Apothecary in Ordinary to the King and Queen's Majefty, and Anna de Lobell alias Wolfang Rumbler, his Wife.
- 42. An Act to make one Writing indented, bearing Date the ninth Day of March in the first Year of His Majesty's Reign of England, made by Christopher Smith, Esquire, and Millicent Smith his Son and Heir apparent, purporting a Revocation of the Uses and Estates of the Manor of Water Newton in the County of Huntingdon, and of divers Lands, Tenements and Hereditaments in the faid Writing of Revocation mentioned, to have the full Force and Power of a perfect Deed of Revocation, according to the Purport of the faid Writing, and according to the true Intent and Meaning of the Parties thereunto, whereby the faid Millicent Smith may be enabled to make Sale for the Payment of his Debts.

# PUBLICK ACTS.

Anno decimo ostavo Jacobi Regis.

- <sup>1.</sup>  $\mathbf{A}^{\mathrm{N}}_{\mathrm{alty.}}^{\mathrm{N}\mathrm{A}\mathrm{c}\mathrm{t}}$  for three intire Subfidies granted by the Spiritu-
- 2. An Act for two intire Subfidies granted by the Temporalty.

# PRIVATE ACT.

Anno decimo ottavo Jacobi Regis.

A N Act containing the Cenfure given in Parliament againft Sir Gyles Mompelfon, Sir Francis Mitchell, Francis Vifcount Saint Albane, Lord Chancellor of England, and Edward Flood.

# PUBLICK ACTS.

## Anno Regni Jacobi Regis, vicefimo primo.

- 1. A N Act for the reviving and making perpetual of one Act made in the nine and thirtieth Year of the late Queen Elizabeth, intituled, An All for creding of Holpitals, and Abiding and Working Houfes for the Poor.
- 2. An Act for the general Quiet of the Subject against all Pretences of Concealment what foever.
- 3. An Act concerning Monopolies and Difpenfations with Penal Laws, and the Forfeitures thereof.
- 4. An Act for the Eafe of the Subject, concerning the Informations upon Penal Statutes.
- 5. An Act that Sheriffs, their Heirs, Executors and Administrators, having a Quietus eft, shall be absolutely discharged of their Accounts.

- 6. An Act concerning Women convicted of fmall Felonies.
- 7. An A& for the better reprefing of Drunkennefs, and reftraining the inordinate haunting of Inns, Alehoufes and other Victualling-houfes.
- 8. An Act to prevent and punish the Abules in procuring Procefs and Superfedeas of the Peace and good Behaviour, out of His Majefty's Courts at Westminster, and to prevent the Abules in procuring Writs of Certiorari out of the faid Courts, for the removing of Indictments found before Justices of the Peace in their General Seffions.
- 9. An Act for the free trade and Traffick of *Welfb* Cloths, Cottons, Frizes, Linings and Plains, in and through the Kingdom of *Eugland* and Dominion of *Wales*.
- ao. An A& of Repeal of one Branch of the Statute made in the Seffion of Parliament holden by Prorogation at Weffminifer the two and twentieth Day of January in the four and thirtieth Year of the Reign of King Henry the Eighth, intituled, An AB for certain Ordinances in the King's Majefly's Dominion and Principality of Wales.
- (1. An A& for Confirmation of a Judgment given for His Majefty in a Scire Facias against Heary Heron, and for Declaration of the Letters Patents therein mentioned to be void.
- 22. An Act to enlarge and make perpetual the Act made for Eafe in Pleading against troublefome and contentious Suits profecuted against Juffices of the Peace, Mayors, Constables and certain others His Majesty's Officers, for the lawful Execution of their Office, made in the Seventh Year of His Majesty's most happy Reign.
- 13. An Act for the further Reformation of Jeofails.
- 34. An Act to admit the Subject to plead the General Iffue in Informations of Intrusion brought on the Behalf of The King's Majefty, and retain his Posseffion till Trial.
- 15. An AA to enable Judges and Juffices of the Peace, to give Reflitution of Possefilion in certain Cases.
- 16. An AA for Limitation of Actions, and for avoiding of Suits in Law.
- 47. An Act against Usury.
- 18. An A& for Continuance of a former Act made in the Fourth Year of The King's Majefty's Reign of England, &c. intituled, An A& for the true making of Woollen Cloths, and for fome Additions and Alterations in and to the fame.
- 19. An AA for the further Description of a Bankrupt, and Relief of Creditors against such as shall become Bankrupts, and for inflicting of Corporal Punishment upon the Bankrupts in fome special Cases.
- 20. An Act against Swearing and Cursing.
- 21. An Act concerning Hoftlers or Innholders.
- 22. An Act for the Explanation of the Statutes made in the third, fourth and fifth Years of King *Edward* the Sixth, concerning the Traders of Butter and Cheefe.
- 23. An AA for avoiding of vexatious Delays, cauled by removing Actions and Suits out of inferior Courts.
- 24. An Act for the Relief of Creditors against fuch Persons as die in Execution.
- 25. An Act for the Relief of Patentees, Tenants and Farmers of Crown Lands and Duchy Lands, or of Lands within the Survey of the Court of Wards and Liveries, in Cafes of For-

feiture Digitized by GOOgle feiture for not Payment of their Rents, or other Service or Duty.

- 26. An Act against fuch as shall levy any Fine, fuffer any Recovery, knowledge any Statute, Recognizance, Bail or Judgment, in the Name of any other Person or Persons not being privy and confenting thereto.
- 27. An Act to prevent the deftroying and murdering of Baftard Children.
- 28. An A& for continuing and reviving of divers Statutes and Repeal of divers others.
- 29. An Act to enable the most excellent Prince *Charles*, to make Leafes of Lands, Parcel of his Highness Duchy of *Cornwall*, or annexed to the same.
- 30. An Act for the affuring of a Meffuage, called York Houfe, and of other Tenements belonging to the Archbishop of York, to the King's Majesty, and of the Manors and other Lands in the County of York, to Toby, Archbishop of York, and his Successfore.
- 31. An Act for the good Order and Government of the Makers of Knives, Sickles, Sheers, Sciffors and other Cutlery Wares in *Hallam/bire* in the County of *York*, and the Parts near adjoining.
- 32. An Act for the making of the River of *Thames* navigable for Barges, Boats and Lighters, from the Village of *Bercot*, in the County of Oxon, unto the University and City of Oxon.
- 33. An Act for four intire Subfidies granted by the Spiritualty.
- 34. An Act for three intire Sublidies, and three Fifteenths and Tenths granted by the Temporalty.
- 35. An Act for the King's free and general Pardon.

#### PRIVATE ACTS.

#### Anno Regni Jacobi Regis, vicefimo prime.

- 1. A N Act for the Confirmation of Wadham College in Oxford, and the Poffeffions thereof.
- 2. An A& for the Naturalizing of *Philip Burlemacchi* of *Lon*don, Merchant.
- 3. An Act for the Naturalizing of Giles Vandeput of London, Merchant.
- 4. An Act to enable *William* Earl of *Hertford*, and Sir *Francis* Seymour, Knight, Brother of the faid Earl, to convey certain Lands for Payment of his Debts, and for establishing of other Lands in lieu thereof, and of better Value.
- 5. An Act for the Naturalizing Sir Robert Anfrother, Knight, one of the Gentlemen of His Majefty's Privy Chamber, Sir George Abercromby, Knight, late Gentleman of the Robes to the late Queen Anne of worthy Memory, and John Cragge, Doctor of Phylick, Phylician to the High and Mighty Prince Charles, Your Majefty's deareft Son.
- 6. An Act for Confirmation of the Copyhold Eftates and Cuftoms of divers Copyholders of the Manors of *Stepney* and *Hackney*, according to certain Indentures of Agreement, and a Decree in the High Court of Chancery, made between the Lord of the faid Manors and the Copyholders.
- 7 An Act for Confirmation of the Affurance of certain Lands fold by Sir Thomas Beaumond, Knight and Baronet, Lord Vif-

count Beaumond of Sewoords in the Kingdom of Ireland, and Dame Elizabeth his Wife, unto Sir Thomas Cheeke, Knight.

- 3. An Act for erecting a Free School, an Alms-houfe, and an House of Correction, within the County of Lincoln.
- 9. An Act to enable Martin Caliborpe, Esquire, to make Sale of certain Lands for Preferment of his younger Children, and Payment of his Debts.
- 10. An Act for the fettling and affuring of the Manor of Goodnefton, and other Lands of Sir Edward Engbam, Knight. 11. An Act for the Naturalizing of Elizabeth Veere and Mary
- Veere, Daughters of Sir Horace Veere, Knight.
- 12. An Act to enable Dame Alice Dudley, Wife of Sir Robert Dudley, Knight, to affure her Estate in the Manor of Killingworth, and other Lands in the County of Warwick, for valuable Confideration, to the Prince's Highness and his Heirs.
- 13. An Act for Confirmation of an Exchange of Lands between the most Excellent Prince Charles and Sir Lewis Watfon, Knight and Baronet.
- 14. An Act for the Settling of certain Manors and Lands of the Right Honourable Anthony Viscount Montague, towards the Payment of his Debts and raifing of his Daughters Portions.
- 15. An A& to enable Sir Richard Lumley, Knight, to fell divers Manors and Lands for the Payment of his Debts, and Preferment of his younger Children.
- 16. An Act for the Confirmation of a Decree in Chancery, made by the Confent of the Lord of the Manor of Pain/wick in the County of Gloucester, and the Customary Tenants of the fame Manor.
- 17. An Act for the Naturalizing of Sir Francis Stewart, Knight, Walter Stewart, James Maxwell, William Carr and James Leving fon, Efquires.
- 18. An Act for the Naturalizing of John Younge Doctor of Divinity, and Dean of the Cathedral Church of Winchefter.
- 19. An AA to enable and make good a Conveyance and Affurance made of the Manor of Little Munden in the County of
- Hertford by Sir Peter Vanlore, Knight, Sir Charles Cefar, Knight, and Dame Anne his Wife, to Edmund Woodball,
- Elquire, and his Heirs; and to establish the faid Manor upon the faid Edmund Woodball and his Heirs, according to the faid Conveyance.
- 20. An A& for the Naturalizing of Jane Murrey, Widow, and William Murrey, Elquire.
- 21. An A& to enable Vincent Lowe of Derby in the County of Derby, Equire, to fell Part of his Lands for the Payment of his Debts.
- 22. An Act to enable Tobie Pallivicine, Efquire, to fell certain Lands for the Payment of his Debts and Preferment of his younger Children.
- 23. An A& for Naturalizing of Sir Robert Carre, Knight.
- 24. An Act for the confirming and affuring of the Manor of Newlangport and Sevans alias Sephans with their Appurtenances, and divers other Lands, Tenements and Hereditaments in the County of Kent, late being the Inheritance of Sir Henry James, Knight, in a Premunire convicted, unto Martin Lumley, now the Mayor of the City of London, Alice Wood-

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roofe, Widow, and Edward Cropley, and their Heirs and Affigns for ever.

- 25. An Act for the Naturalizing of Sir Stephen Leifure, Knight. 26. An Act for the Naturalizing of James Marquis of Hamilton.
- 27. An Act for the Naturalizing of Sir William Anftrother, Knight, Doctor Bellcanquall, and Patrick Abercromy.
- 28. An Act for the confirming the Sale of certain Land fold by Sir Edward Heron, Knight, unto Bevell Moule/worth, Equire, and enabling the faid Sir Edward Heron to make Sale of other Lands for Payment of Debts, and fettling of certain Manors, Salt Marshes and other Lands upon Robert Heron and Edward Heron, in Recompence of the fame.
- 29. An A& for the Naturalizing of *Abigall Little* Wife of *Geoffrey Little*, and of *William Little* Son of the faid *Abigall* by the faid *Geoffrey Little* her Huſband.
- 30. An Act for establishing of fome Manors and other Lands in the feveral Counties of *Cornwall*, *Devon* and *Dorfett*, on *John Mohun*, Esquire, Son and Heir apparent of Sir *Reynold Mohun*, Knight and Baronet, according to the true Intent and Meaning of certain Agreements between them had and made.
- 31. An Act for the enabling of the Sale of the Manor of *Rampton* in the County of *Cambridge*, and of divers Lands and Tenements in *Rampton*, *Wivellingham* and *Cottingham* in the fame County, now or late the Freehold or Inheritance of *Edward Alcocke*, Efquire.
- 32. An Act of Explanation of a former Act made in the three and twentieth Year of the Reign of the late Queen of famous Memory Elizabeth, intituled, An Aci for Affurance of the yearly Rent of eighty two Pounds and ten Shillings to the Bifbop of Coventry and Litchfield and his Succeffors for ever, out of certain Manors, Lands, Tenements and Hereditaments thereby affured to Edward Fisher, Efquire, and his Heirs.
- 33. An Act for the eftablishing of three Lectures in Divinity, according to the last Will and Testament of *Thomas Whetenhall*, Esquire.
- 34. An Act for the repairing and maintaining of the Haven, River and Channel running unto the Borough and Town of *Colchefter* in the County of *Effex*, and also for the Paving of the laid Town.
- 35. An Act to enable Sir Francis Clerke, Knight, to make Sale of certain Lands, Tenements and Hereditaments, for the Payment of his Debts, and providing of Portions for his younger Children.
- 36. An Act for the altering of the Tenure and Custom of the Lands late of *Thomas Potter*, Efquire, and the Lands of Sir *George Rivers*, Knight, and Sir John Rivers, Baronet, lying all in the County of *Kent*, and being now of the Nature of Gavelkind, and to make them defeendible according to the Courfe of the Common Law, and to fettle the Inheritance of them upon the faid Sir John Rivers, and the Heirs of the faid Sir John Rivers and Dame Dorothy his Wife.
- 37. An Act to make the Lands of *Lionell* Earl of *Middlefex* fubject to the Payment of his Debts, &c.
- 38. An Act for the Sale of the Manor of *Abbots Hall* in the County of *Effex*, late Part of the Poffeffions of Sir James Pointz, Knight,

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Knight, deceased, to the Intent that the Money raifed thereby may be diffributed among the Creditors of the faid Sir James Pointz, according to the Direction and Intention of the faid Sir James Pointz by his laft Will and Teftament.

# PUBLICK ACTS.

#### Anno Regni Caroli Regis, primo.

- 1. A NACt for punishing of divers Abuses committed on the Lord's Day, called Sunday.
- 2. An Act to enable the King to make Leafes of Lands, Parcel of His Highnefs Duchy of *Cornwall*, or annexed to the fame.
- 3. An Act for the Eafe in obtaining of Licences of Alienation, and in the Pleading of Alienations with Licence, or of Pardons of Alienations without Licence, in the Court of Exchequer and elfewhere.
- 4. An Act for the further Reftraint of Tipling in Inns, Alehoufes and other Victualling-houfes.
- 5. An AA for the Confirmation of Sublidies granted by the Clergy.
- 6. An Act for entire Subsidies granted by the Temporalty.
- 7. An Act that this Sellion of Parliament shall not determine by His Majesty's Royal Affent to this and some other Acts.

#### PRIVATE ACTS.

#### Anno Regni Caroli Regis, primo.

- 1. A N Act for the Settling and Confirmation of Copyhold Eftates and Cuftoms of the Tenants in bafe Tenure of the Manor of *Cheltenham* in the County of *Gloucefler*, and of the Manor of *Afbley*, otherwife called *Charleton Kings* in the faid County, being holden of the faid Manor of *Cheltenham*, according to an Agreement thereof made between the King's moft Excellent Majeity, being then Prince of *Wales*, Duke of *Cornwal* and of *Tork*, and Earl of *Chefter*, Lord of the faid Manor of *Cheltenham*, and *Giles Grevill* Efquire, Lord of the faid Manor of *Afbley*, and the faid Copyholders of the faid feveral Manors.
- 2. An Act for the Enabling and Confirmation of an Agreement or Composition made between the King's Majefty's Commillioners of Revenue, His Majefty being then Prince of Wales, Duke of Cornwal and Earl of Cheffer, on HisMajefty's Behalf, and His Majefty's Copyholders of His Highness Manor of Macclesfield in the County of Cheffer, and of a Decree made in the Court of Exchequer at Cheffer, for the perfect Creation and Confirmation of certain Lands and Tenements, Parcel of the faid Manor, to be Copyhold and Cultomary Lands, according to the Tenor of the fame Decree.

#### PUBLICK ACTS.

#### Anno Regni Caroli Regis, tertio.

The Petition exhibited to His Majefty by the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, concerning

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concerning divers Rights and Liberties of the Subjects, with the King's Majefty's Royal Anfwer thereunto in full Parliament.

- 1. A NACt for the further Reformation of fundry Abufes committed on the Lord's Day, commonly called *Sunday*.
- 2. An Act to reftrain the paffing or fending of any to be Popifhly bred beyond the Seas.
- 3. An Act for the better suppressing of unlicenced Alehousekeepers.
- 4. An Act for Continuance and Repeal of divers Statutes.
- 5. An Act for the establishing of the Estates of the Tenants of *Bromfield* and *Yale* in the County of *Denbigb*, and of the Tenures, Rents and Services thereupon referved according to the late Composition made for the same with the King's most excellent Majesty, then Prince of *Wales*.
- 6. An Act for the Confirmation of the Subfidies granted by the Clergy.
- 7. An Act for the Grant of five entire Sublidies granted by the Temporalty.

#### PRIVATE ACTS.

#### Anno Regni Caroli Regis, tertio.

- 1. A N Act for the establishing and confirming of the Foundation of the Hospital of King James, founded in Charterhouse in the County of Middlesex, at the humble Petition and only Costs and Charges of Thomas Sutton, Esquire, and of the Possefiliers thereof.
- 2. An Act for Affurance of a Jointure to Dame Frances Wife of Sir Thomas Nevill, Knight, Son and Heir apparent of Sir Henry Nevill, Knight, Lord Abergavenny; and to enable the fame Lord and Sir Thomas to fell certain Lands for Payment of their Debts, and Preferment of their younger Children.
- 3. An Act concerning the Inheritance, Freehold and Poffeffions of William Earl of Devon.
- 4. An Act concerning the Title, Name and Dignity of Earl of Arundell, and for the annexing of the Caftle, Honour, Manor and Lordfhip of Arundell in the County of Suffex, with the Titles and Dignities of the Baronies of Fitzallen, Clun and Ofwaldefte, and Matravers, and with divers other Lands, Tenements and Hereditaments hereafter in this Act mentioned, being now Parcel of the Poffeffions of Thomas Earl of Arundell and Surrey Earl Marthall of England, to the fame Title, Name and Dignity of Earl of Arundell. [See 41 G. 3. (U.K.) c.xv.]
- 5. An Act for the enabling of the Right Honourable Dutton Lord Gerard Baron of Gerards Bromley, to make a Jointure to any Wife which he shall hereafter marry, and to make Provision for any his younger Children, and 'for the better securing of Portions and Limitation of Maintenance for Alice Gerard, Frances Gerard and Elizabeth Gerard, Sisters of the said Dutton Lord Gerard, and Daughters of the late Right Honourable Gilbert Lord Gerard deceased.
- 6. An Act for the Confirmation of Letters Patents made by our late Sovereign Lord King James to John Earl of Briffol, by the Name of John Digby, Knight.

- 7. An Act for Re-eftating certain Manors, Lands and Tenements in the County of Somerfet, late of William Morgan of Penrofe in the County of Monmouth, Esquire, and discharging the Trust concerning them.
- 8. An Act for the Naturalizing of Sir Robert Dyell, Knight, one. of the Gentlemen of His Majesty's Privy Chamber, and George Kerke, Elquire, one of the Grooms of His Majefty's Bedchamber.
- 9. An Act for the Naturalizing of Sir Daniell Deligne of Harlaxton in the County of Lincoln, Knight.
- 10. An Act for the Naturalizing of Ifaac Afteley, Henry Afteley, Thomas Afteley and Bernard Afteley, Children and Sons of Sir Jacob Afteley, Knight, one of the younger Sons of Ifaac Afteley, late of Metton Constable in the County of Norfolk, Equire, deceased.
- 11. An Act for the Naturalizing of Sir Robert Ayton, Knight.
- 12. An A& for the Naturalizing of Samuel Powell, born at Hanborough in the Parts beyond the Seas, of English Parents.
- 13. An Act for the Amendment of a Word cafually miftaken and miswritten in an Act of Parliament made in the Seffion of Parliament holden at Weftminster the nineteenth Day of February in the one and twentieth Year of the Reign of our late Sovereign Lord King James of England, intituled, An At to enable Vincent Lowe of Denbigh, in the County of Derby, Esquire, to fell Part of his Lands for Payment of his Debts.
- 14. An Act for the Naturalizing of Alexander Leving fon, Gentleman.
- 15. An Act for the Naturalizing of James Freefe born in Ruffia.
- 16. An Act for Reftitution in Blood of Carew Raleigh, Son of Sir Walter Raleigh late attainted of High Treason; and for Confirmation of certain Letters Patents made by our late Sovereign Lord King James to John Earl of Briftol, by the Name of John Digby, Knight.
- 17. An Act for the Naturalizing of John Aldersey, Mary Aldersey, now the Wife of Robert Crane, Anne Aldersey, Elizabeth Aldersey and Margaret Aldersey, Children of Samuel Aldersey of the City of London, Elquire.
- 18. An Act for the perfect Settling and Confirmation of the Eftates and Customs of the Customary Tenants of the Right Honourable Henry now Lord Morley and Lord Mountegle, Baron of Rye, within the Manor of Horneby and elfewhere within the Townships of Tatham, Greffingham and Estrigg in the County Palatine of Lancaster.
- 19. An A& for the Naturalizing of John Trumball and Ann Trumball, Children of William Trumball, Efquire, and of Wilham Bere, Edward Bere and Sidney Bere, Sons of John Bere, Elquire, and of Samuel Wentworth Son of William Wentworth of Dover, Merchant.

#### PUBLICK ACTS.

#### Anno Regni Caroli Regis, decimo fexto.

- A N A& for the preventing of Inconvenience mappeness, the long Intermiffion of Parliament.
   An A& for Relief of His Majofty's Army, and the northern NAA for the preventing of Inconveniences happening by
- Parts of the Kingdom. 3. An

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- 3. An Act for the reforming of fome Things miltaken in the late Act made this prefent Parliament, for the granting of four Sublidies, intituled, An AR for the Relief of His Majefly's Army, and the Northern Parts of this Kingdom, and to make good the Acts of the Commiffioners and other Officers by them authorized or appointed, and to be authorized or appointed.
- 4. An Act for the further Relief of His Majefty's Army, and the Northern Parts of the Kingdom.
- 5. An Act for the better railing and levying of Mariners, Sailors and others, for the prefent Guarding of the Seas, and neceffary Defence of the Realm.
- 6. An Act concerning the Limitation and Abbreviation of Michaelmas Term.
- 7. An Act to prevent Inconveniences which may happen by the untimely adjourning, proroguing or diffolving of this prefent Parliament.
  - 8. A Subfidy granted to the King of Tonnage, Poundage and other Sums of Money payable upon Merchandize exported and imported.
  - 9. An Act for the fpeedy Provision of Money for Disbanding the Armies, and settling the Peace of the two Kingdoms of England and Scotland.
  - 10. An Act for the regulating of the Privy Council, and for taking away the Court commonly called the *Star Chamber*.
  - 11. An Act for a Repeal of a Branch of a Statute primo Elizabethe concerning Commiffioners for Caufes Ecclefiaftical.
  - 12. A Subfidy granted to the King of Tonnage and Poundage, and other Sums of Money payable upon Merchandize exported and imported.
  - 13. An Act for the fecuring of fuch Monies as are or fhall be due to the Inhabitants of the County of *York*, and the other adjoining Counties, wherein His Majefty's Army is or hath been billeted, for the Billet of the Soldiers of the faid Army, as also to certain Officers of the faid Army who do forbear part of their Pay according to an Order in that Behalf made in the Commons House of Parliament this prefent Seffion, for fuch Part of their Pay as they shall fo forbear.
  - 14. An Act for the declaring unlawful and void the late Proceedings touching Ship-Money, and for the vacating all Records , and Procefs concerning the fame.
  - 15. An Act against divers Incroachments and Oppressions in the Stannary Courts.
  - 16. An Act for the Certainty of Forest, and of the Meers, Meets, Limits and Bounds of the Forest.
  - 17. An Act for the Pacification between England and Scotland.
  - 18. An Act for fecuring by publick Faith, the Remainder of the Friendly Afliftance and Relief promifed to our Brethren of *Scotland*.
  - 19. An Act for the better ordering and regulating of the Office of Clerk of the Market, allowed and confirmed by this Statute ; and for the Reformation of false Weights and Measures.
  - 20. An Act for the Pevention of vexatious Proceedings touching the Order of Knighthood.
  - 21. An Act for the free bringing in of Gunpowder and Saltpetre from foreign Parts, and for the free making of Gunpowder in this Realm.

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- 22. A Subfidy granted to the King of Tonnage and Poundage, and other Sums of Money, payable upon Merchandize exported and imported.
- 23. An Act for the better raifing and levying of Mariners, Sailors and others for the prefent Guarding of the Seas and neceffary Defence of the Realm and other His Majefty's Dominions.
- 24. An Act to relieve Captives taken by *Turkifb*, *Moorifb* and other Pirates, and to prevent the taking of others in time to come.
- 25. A Subfidy granted to the King of Tonnage, Poundage and other Sums of Money payable upon Merchandize exported and imported.
- 26. An Act for the better raifing and levying of Mariners, Sailors and others for the prefent Guarding the Seas and neceffary Defence of the Realm and other His Majefty's Kingdoms.
- 27. An Act for difenabling all Perfons in Holy Orders to exercife any Temporal Jurifdiction or Authority.
- 28. An Act for the raising of Soldiers for the Defence of England and Ireland.
- 29. A Subfidy granted to the King of Tonnage and Poundage, and other Sums of Money payable upon Merchandize exported and imported.
- 30. An Act for a fpeedy Contribution and Loan towards the Relief of His Majefty's diffressed Subjects of the Kingdom of *Ireland*.
- 31. A Subfidy granted to the King of Tonnage and Poundage, and other Sums of Money payable upon Merchandize exported and imported.
- 32. An Act for the raising and levying of Monies for the neceffary Defence, and great Affairs of the Kingdoms of *England* and *Ireland*, and for the Payment of Debts undertaken by the Parliament.
- 33. An Act for the fpeedy and effectual reducing of the Rebels in His Majefty's Kingdom of *Ireland* to their due Obedience to His Majefty and the Crown of *England*.
- 34. An Act adding unto and explaining of certain Claufes in another Act made this Parliament, initialed, An AB for the fpeedy and effectual reducing of the Rebels in His Majefly's Kingdom of Ireland to their due Obedience to His Majefly and the Crown of England.
- 35. An Act to enable Corporations and Bodies Politick to participate of the Benefit of an Act lately paffed, intituled, An AS for the freedy and effectual reducing of the Rebels in His Majefly's Kingdom of Ireland to their due Obedience to His Majefly and the Crown of England.
- 36. A Sublidy granted to the King of Tonnage, Poundage and other Sume of Money payable upon Merchandize exported and imported.
- 37. An Act for the Advancement of an effectual and fpeedy Reduction of the Rebels in *Ireland* to the Obedience of His Majefty and the Crown of England.

## PRIVATE

#### PRIVATE ACTS.

Anno Regni Caroli Regis, decimo fexto.

- 1. A N Act for the Attainder of *Thomas* Earl of *Strafford* of High Treafon.
- 2. An Act to enable the Marquis of Winchefter to grant Effates for three Lives or one and twenty Years, &c. of Lands in the County of Southampton, &c. referving the old Rents.
- 3. An Act for Naturalizing of Dorothy Spencer, Daughter of Henry Lord Spencer Baron Spencer of Wormleighton.
- 4. An Act for the enabling of the Sale and Leasing of Lands for Payment of the Debts of *Thomas* late Earl of *Winchelfea*.
- 5. An Act for the Settling and Eftating upon the Right Honourable the Lady Elizabeth Countefs Dowager of Exeter, her Heirs and Afligns for ever, the Scite of the Hofpital of Saint Leonard's without the Town of Newarke upon Trent in the County of Nottingham, with the Dwelling-houfe and other Buildings thereupon built, and of certain Clofes and Grounds Parcel of the Poffeffions of the faid Hofpital, and for the annexing of divers Lands and Tenements of better Value, being the Inheritance of the faid Countefs, unto the Poffeffions of the faid Hofpital for ever, in lieu of the fame.
- 6. An Act for the making of the Chapel of *Hoole* in the County of *Lancafter* a Parish Church, and no Part of the Parish of *Crofton*.
- 7. An Act for John Eggar's Free School within the Parifh of Alton in the County of Southampton.
- 8. An Act for the fettling of certain Manors, Lands, Tenements and Hereditaments on *Katherine* Countels Dowager of *Bedford*, *William* now Earl of *Bedford*, John Ruffell and Edward Ruffell, Elquires, Sons of Francis Earl of Bedford deceased.
- 9. An Act for the Confirmation of His Majefty's Letters Patenteto the Town of *Plymouth*, and for dividing the Parish, and building of a new Church there.
- 10. An Act for the Alteration of the Eftate and Tenure of fome Lands within the Parish of Fulham in the County of Middlefex, held of the Lord Bishop of London as of his Manor of Fulham.
- 11. An Act to fettle the Manor of *Belgrave* and other Lands in the County of *Leicefler* to and upon *William Byerley*, Efquire, his Heirs and Affigns, for and towards Payment of the Debts of *William Davenport*, Efquire, deceafed.
- 12. An Act to enable Sir Alexander Denton, Knight, to fell the Manor of Great Barvard alias Barford Saint Michael, and other Lands in this prefent Act mentioned, for the Payment of his Debts and Preferment of his younger Children.
- 13. An Act for the affuring of a Meffuage called Durefme Houfe alias Durbam Houfe, and certain Stables, Part of the Poffeffions of the Bishop of Durbam, situate in the Parish of Saint Martin in the Fields in the County of Middlefen, unto the Right. Honourable Philip Earl of Pembrooke and Mountgomerie and his Heirs, and of a yearly Rent of Two hundred Pounds per Annum to the faid Bishop of Durbam and his Successfors in lieu thereof.

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# STATUTES AT LARGE.

# Anno primo MARIÆ, Seffio Prima. (A.D. 1553.)

STATUTES made in the Parliament begun and holden at Westminiter the Fifth Day of October in the First Year of the Reign of our gracious and excellent Sovereign Lady MARY, by the Grace of God, Queen of England, France and Ireland, Defender of the Faith, and of the Church of England, and alfo of Iseland, in Earth the Supreme Head, and there continued to the One and twentieth Day of the fame Month; viz.

# CAP. I.

An Act repealing certain Treasons, Felonies and Premunire. FORASMUCH as the State of every King, Ruler and Governor of any Realm, Dominion or Commonalty, standeth ' and confifteth more affured by the Love and Favour of the Subject toward their Sovereign Ruler and Governor, than in the Dread and Fear of Laws made with rigorous Pains and extreme Punishment for not obeying of their Sovereign Ruler " and Governor: And Laws alfo justly made for the Prefervation of the Commonweal, without extreme Punishment or great " Penalty, are more often for the most Part obeyed and kept, than . Laws and Statutes made with great and extreme Punifhments, and in fpecial fuch Laws and Statutes fo made, whereby not, • only the ignorant and rude unlearned People, but also learned and expert People, minding Honefty, are often and many Times ' trapped and fnared, yea many Times for Words only, without ' other Fact or Deed done or perpetrated:

• II. The Queen's most excellent Majesty, calling to Remem-• brance that many, as well honourable and noble Perfons, as • other of good Reputation within this her Grace's Realm of Eng-' land, have of late (for Words only, without other Opinion, Fact ' or Deed) fuffered shameful Death not accustomed to Nobles; 'Her Highnels therefore of her accustomed Clemency and • Mercy, minding to avoid and put away the Occafion and Caufe • of like Chances hereafter to enfue, trufting her loving Subjects " will, for her Clemency to them fhewed, love, ferve, and obey ' her Grace the more heartily and faithfully, than for Dread or Fear of Pains of Body, is contented and pleafed that the Seve-" rity of fuch like extreme, dangerous and painful Laws, shall be " abolished, annulled and made frustrate and void."

III. Be it therefore ordained and enacted by the Queen our No Tieason, Sovereign Lady, with the Affent of the Bords Spiritual and Tem- Petty Treaton or poral, and of the Commons, in this prefent Parliament affembled, Milpridion, but as declared by and by the Authority of the fame, That from henceforth none Act, 25 E. 3. Stat. 5. Deed or Offence, being by Act of Parliament or Statute made .c, a Voš IV. B Trealon,

Treason, Pety Treason or Misprision of Treason, by Words, Writing, Ciphering, Deeds or otherwife whatfoever, shall be taken, had, deemed, or adjudged to be High Treafon, Pety Treafon or Misprision of Treason, but only such as be declared and expressed to be Treason, Pety Treason or Misprision of Treason, in or by the Act of Parliament or Statute made in the xxv. Year of the Reign of the most noble King of famous Memory, King Edward the Third, touching or concerning Treafon or the Declarations of Treafons, and none other; nor that any Pains of Death, Penalty or Forfeiture in any wife enfue or be to any Offender or Offenders, for the Doing or Committing any Treafon, Pety Treafon or Milprifion of Treason, other than such as be in the faid Estatute made in the faid xxv. Year of the Reign of the faid King Edward the Third, ordained and provided; any Act or Acts of Parliament, Statute or Statutes, had or made at any Time heretofore, or after the faid xxv. Year of the Reign of the faid late King Edward the Third, or any other Declaration or Matter to the contrary in any wife not with ft and ing.

Certain Perfons exempted out of A the Benefit of this Statute.

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Offences made Folouy, or in the Cafe of Premunire, fince I H.8 repealed.

IV. Provided always, and be it ordained and enacted by the Authority aforefaid, That this Act of Parliament, or any Thing therein mentioned, fhall not in any wife extend to give any manner of Benefit, Advantage or Commodity to any Perfon or Perfons, being the last Day of September dast past, arrested or imprifoned for Treason, Pety Treason or Misprision of Treason, or to any Perfon or Perfons heretofore being indicted of Treafon, Pety Treafon or Milprifion of Treafon, or being outlawed or attainted of Treafon, Pety Treafon or Milprifion of Treafon, before the find last Day of September last past, or being commanded to keep his or their Houte or Houfes, or other Mens Houfes, or otherwife excepted out of the Queen's Highness most gracious Pardon given the Day of her Coronation, but that they and every of them, for any the Offences before mentioned perpetrated, committed or done by them or any of them, before the faid laft Day of September, fhall, fuffer fuch Pains of Death, Loffes and Forfeitures of Lands and Goods, as in Cafes of Treason, as though this Act had never been had ne made; any Thing in this Act to the contrary in any wife. notwithstanding. EXP.

V. And be it further ordained and enacted by the Authority aforefaid, That all Offences made Felony, or limited or appointed to be within the Cafe of *Premunire*, by any Act or Acts of Parliament, Statute or Statutes, made fithence the Firft Day of the Firft Year of the Reign of the late King of famous Memory, King *Henry* the Eighth, not being Felony before, nor within the Cafe of *Premunire*, and alfo all and every Branch, Article and Claufe mentioned or in any wife declared in any of the fame Effatutes, concerning the Making of any Offence or Offences to be Felony, or within the Cafe of *Premunire*, not being Felony nor within the Cafe of *Premusire* before, and all Pains and Forfeitures concerning the fame, or any of them, fhall from henceforth be repealed, and utterly void and of none Effect.

[Here follow on the Roll,

An Act for the Refiguion in Blood of the Lady Garterede Courtneye, late Wife of Henry Courtneye; late Lord Marquie of Exeter.

An Act for the Relitation in Blood of Sir Edward Courtacys Kaight, Revi of Dovon.]

Anno

# Anno primo MARIÆ, Seffio Secunda. (A.D.1553.)

STATUTES made in the Second and last Session of this present Parliament, holden upon Prorogation at Weltminster the Four and Twentieth Day of October in the First Year of the Reign of the most excellent and gracious Sovereign Lady MARY, by the Grace of God, Queen of England, France and Ireland, Defender of the Faith, and in Earth Supreme Head of the Church of England and of Ireland, and there continued to the Diffulution of the fame, being the Sixth Day of December in the faid Year, viz.

[The Als following are numbered in the Roll from the First Seffion.]

# CAP. I.

An A& declaring the Queen's Highness to have been born in a most just and lawful Matrimony; and also repealing all Acts of Parliament, and Sentences of Divorce had and made to the contrary.

FORASMUCH as Trueth (being of her own Nature of a most excellent Vertue Effective of the second seco most excellent Vertue, Efficacy, Force and Working) cannot but by Proceis of Time break out and thew herfelfe, how-4 foever for a while she may, by the Iniquity and Frailty of Man, • be suppressed and kept close; and being revealed and manifested, • ought to be imbraced, acknowledged, confessed and professed ' in all Cafes and Matters whatfoever, and whomfoever they touch • or concern, without Respect of Persons, but in such Cafes and • Matters specially, as whereby the Glory and Honour of God in • Heaven (who is the Author of Trueth itfelfe) is to be fpecially · fet forth, and whereby also the Honour, Dignity, Surety and \* Prefervation of the Prince, and Ruler under God in Earth · dependeth, and the Welfare, Profit and fpecial Benefit of the " universal People, and Body of a Realme is to be continued and mainteined.

• II. We your Highness most loving, faithful and obedient · Subjects, understanding the very Trueth of the State of Matri-" mony between the Two most excellent Princes of most worthy Memory King Henry the Eight and Queen Katherine, his loving, godly and lawful Wife, your Highnefs lawful Father and
Mother, cannot but think ourfelf most bounden, both by our Duty of Allegiance to your Majefty, and of Confcience towards . God, to shew unto your Highness first how that the same Matri-" mony being contracted, folemnized, and confummated, by the Agreement and Affent of both their moil noble Parents, by the " Counfel and Advise of the most wife and gravest Men of both · their Realms, by the deliberate and mature Confideration and . Confent of the best and most notable Men in Learning in those • Days · · Days of Christendome, did even so continue by the Space of • Twenty Years and more between them, to the Pleafure of • Almighty God and Satisfaction of the World, the Joy and . Comfort, of all the Subjects of this Realm, and to their own · Repose and good Contentment, God giving for a fure Token ' and Teftimony of his good Acceptation of the fame, not only godly Fruit, your Highnesse most noble Perfon (whom we befeech the Almighty and Ever-living God long to profper and preferve here amongit us) and other Iffue alfo, whom it ' hath pleafed God to take out of this transitory Life, unto his · eternal Glory, but also fending us a happy flourishing and most prosperous Common Wealth in all Things; and then afterward, • how that the malitious and perverse Affections of some (a very ' few Perfons) envying the great Felicity, wherein by the Goode nefs of God your faid molt noble Father and Mother, and all e their good Subjects, lived and continued in many Yeres, did • for their own fingular Glory and vain Reputation conceive fundry · fubtil and difloyal Practifes, for the Interruption and Breach of " the faid most lawful and godly Concord; and travelling to put the fame in Ure, devifed first to infinuate a Scruple into the King your Father's Confcience, of an unlawful Marriage between 4 him and his most lawful Wife the Queen, your Highness Mother, ' pretending for the Ground thereof, that the fame was against the Word of God, and thereupon ceafed not to perfwade conti-· nually unto the faid King your Father, that he could not, with-· out Danger of the Lofs of his Soul, continue with his faid moft · lawful Wife, but muft be feparated and divorfed from her; and 4 to this Intent caufed the Seals, as well of certain Universities in " Italy and France, to be gotten (as it were for'a Teffimony) by · the Corruption with Money of a few light Perfons, Scolers of • the fame Universities, as also the Seals of the Universities of · this Realm to be obteined, by great Travell, finifter Working, · fecret Threatnings and Intreatings of fome Men of Authority, If fpecially fent at that Time thither for the fame Purpofes, and how • that finally Thomas Cranmer, then newly made Archbishop of · Canterbury, most ungodly and against all Lawes, Equity and • Confcience, profecuting the faid wicked Devife of Divorfe and • Separation of the faid King your Father, and Queen your Mother, called before him ex officio, the Hearing of the faid " Matter of Marriage, and taking his Foundation partly upon his · own unadvifed Judgment of the Scripture, joyning therewith the · pretended Teltimonies of the faid Universities, and partly upon · bare and most untrue Conjectures, gathered and admitted • by him upon Matters of no Strength or Effect, but only by · Suppofal, and without admitting or hearing any Thing that · could be faid by the Queen your Mother, or by any other on her Behalf, in the Absence of the faid late Queen your · Mother, proceeded, pronounced, difcerned, declared and gave Sentence the fame most lawful and undoubted Matrimony to . be nought, and to be contracted against God's Law, and of ' no Value, but lacking the Strength of the Law. And the faid "most noble King your Father, and the faid noble Queen your . Mother fo married together, did feparate and divorfe, and the fame your most noble Father King Henry the Eight, and the faid " noble Queen your Mother, from the Bands of the fame most lawful

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' lawful Matrimony, did pronounce and declare by the fame his ' ' unlawful Sentence, to be free, difcharged and fet at Liberty; " which Sentence and Judgment fo given by unlawful and corrupt "Means and Wayes, by the faid Archbifuop of Canterbury, was 'afterwards upon certain Affections ratified and confirmed by ' Two feveral Acts, the One made in the 25. Year of the Reign of " the faid King your Highness Father, and intituled, An Ad 25 H.S. c. 22. " declaring the Stablifhment of the Succeffion of the King's mift royal Majefly of the Imperial Crown of this Realm. The other Act of 6 Parliament made in the 28. Year of the Reign of the faid <sup>6</sup> King your Highnels Father, intituled, An Act for the Star 28 H. 8. c. 7. <sup>6</sup> blifbment of the Succeffion of the Imperial Crown of the Realm. <sup>6</sup> In which faid Two Acts was contained the Illegitimations ' of your most noble Person, which your faid molt noble Per-fon being borne in fo folemne a Marriage, fo openly approved 6 in the World, and with fo good Faith both first contracted, and also by fo many Years continued between your most 6 noble Parents, and the fame Marriage in very Deed not being prohibited by the Law of God, could not by any Reafon or . Equity in this Cafe be fo fpotted. And now we your Highnefs " faid most loving, faithful and obedient Subjects, of a godly Heart ' and true Meaning, freely and frankly, without Fear, Fanlie or any other corrupt Motion or feufual Affection, confidering that this forefaid Marriage had his Beginning of God, and by him was continued, and therefore was ever and is to be taken for a 4 most true, just, lawful, and to all Refpects a fincere and perfect Marriage, nor could nor ought by any Man's Power, Authority ' or Jurifdiction, be diffolved, broken or feparated (for whom God joyneth, no Man can nor ought to put afunder) and confidering alfo, how during the fame Marriage in godly Concord, the Realm ' in all Degrees flourished to the Glory of God, the Honor of ' the Prince, and the great Reputation of the Subjects of the fame, and on the other. Side understanding manifestly that the Ground of the faid Devife and Practife for the Divorfe. proceeded first of Malice and vain Glory, and after was profecuted and followed of fond Affection and fenfual Fantalie, ' and finally executed and put in Effect by Corruption, Igno-'rance and Flattery; and feeling to our great Sorrow, Da-mage and Regret, how shameful Ignominies, Rebukes, Slanders, Contempts, yea, what Death, Peftilence, Wars, Difobe-' diences, Rebellions, Infurrections, and divers other great and grievous Plagues, God of his Justice hath fent upon us, ever fince ' this faid ungodly Purpofe was first begun and practifed, but alfo feeing evidently before our Eyes that unlefs fo great an Injuffice " as this hath bin, and yet continueth, be redubbed, and that the ' faid falfe and wrongful Procefs, Judgment and Sentence, with ' their Dependences, be repealed and revoked, nothing is lefs to be \* doubted, then that greater Plagues and Strokes are like to increase " and continue daily more and more within this Realm, do befeech your most excellent Majesty, as well in respect of your own Ho-' nour, Dignity and just Title, as for Truth's Sake, wherewith (we doubt not) but your Highness also will be specially moved ' in Confeience, and alfo for the entire Love, Favour and Affection which your Majelty beareth to the Commonwealth of this your Realme, and for the good Peace, Unity and Reft of us your • moft B 3

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Anno 1º MARIÆ, Seff.2. c. 1, 2. A.D.1553.

" most bounden Subjects, and our Posteritie, that it may be enacted ' by your Highnefs, with the Confent of the Lords Spiritual and . Temporal, and the Commons, in this prefent Parliament affem-• bled;' and be it enacted by the Authority of this prefent Parliament, That all and every Decree, Sentence and Judgment of Divorfe and Separation between the faid King your Father, and the faid late Queen your Mother, and all the Process commenced, followed, given, made or promulged by the faid Thomas Cranmer then Archbishop of Canterbury, or by any other Person or Persons whatfoever, whereby the fame most just, pure and lawful Marriage betwixt the faid late King your Father and the faid late Queen your Mother, was or is pronounced, or in any wife declared to be unlawful, or unjust, or against the Law of God, be and shall be from the Beginning, and from henceforth, of no Force, Validity or Effect, but be utterly nought, void, frustrat and adnihilat, to all Intents, Constructions and Purposes, as if the same had never been given or pronounced.

III. And be it also enacted by the Authority aforefaid, That as well the faid Act of Parliament, intituled, An At declaring the Establishment of the Succession of the King's most Royal Majesty of the Imperial Crown of this Realm, made in the 25. Year of the Reign . of the King your Father be repealed, and be void and of none Effect, as also all and every such Clauses, Articles, Branches and Matters conteined and expressed in the forefaid Act of Parliament, made in the faid 28. Year of the Reign of the faid late King your Father, or in any other Act or Acts of Parliament, as whereby your Highnefs is named or declared to be illegitimate, or the faid Marriage between the faid King your Father, and the faid Queen your Mother, is declared to be against the Word of God, or by any Means unlawful, shall be, and be repealed, and be void and of no Force nor Effect, to all Intents, Confiructions and Purpoles, as if the fame Sentence or Acts of Parliament had never been had nor made. And that the faid Marriage had and folemnized betwixt your faid most noble Father King Henry and your faid most noble Mother Queen Katherine, shall be diffinitively, clearly and absolutely declared, deemed and adjudged to be and ftand with God's Law and his most holy Word, and to be accepted, reputed and taken of good Effect and Validity, to all Intents and Purpofes.

## CAP. II.

An A& for the Repeal of certain Statutes made in the Time of the Reign of King Edward the Sixth.

"STAT. 1 E.6. c. 1. 1 E.6. c.2. 2 E.6. c.1. 2  $\Im$  3 E.6. c.21. "3  $\Im$  4 E.6. c. 10. 3  $\Im$  4 E.6. c. 12. 5  $\Im$  6 E.6. c. 1. 5  $\Im$  6 "E.6. c. 3. 5  $\Im$  6 E.6. c. 12. repealed. All fuch Divine Service "and Administration of Sacraments as were most commonly "used in *England* in the last Year of *Hen.* 8. shall be used thorow "the Realm, after the 20th Day of *December*, *Anno Domini* "1553, and no other Kind of Service nor Administration of Sa-"craments.

[Repealed as to Sacraments, 1 Eliz. c. 2. § 2. and wholly repealed 1 Jac. 1. c. 25. § 48.]

CAP.

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Sentence of Divorce repealed.

**35 H. 8. c. 22.** and Part of 28 H. 8. c. 7. repealed.

Morriage of H. 8. and Q. Katherine valid.

# CAP. III.

# An Act against Offenders of Preachers and other Ministers . in the Church.

**FORASMUCH** as it is most neceffary in every Christian Commonwealth, to provide that Tranquillity and Peace may • be preferved and continued amongst the People, and specially in Holy Church, in the Time of Divine Service, and Administration of Sacraments and Sacramentals, as before this Time it hath • been accuttomed in Holy Church within this Realm; and that " all Things being contrary thereunto, or that are, or may be in · Difturbance thereof, may by Forefight be eschewed and avoided, " and Remedy therefore in due Time provided, as well for the Pre-· fervation of the Queen's Highnels Peace, as for an universal Quietness and Order to be used within this Realm :'

II. Be it therefore enacted by the Queen our Sovereign Lady, Diffurbing by the Lords Spiritual and Temporal, and Commons, in this prefent Word or Deed a Parliament affembled, and by the Authority of the fame, That if Present in his any Perfon or Perfons of their own Power and Authority, at any Sermon. Time or Times after the xx. Day of *December* next coming, do or fhall willingly and of Purpole, by open and overt Word, Fact, Act or Deed, malicioufly or + contemptuoufly moleft, let, difturb, vex N or trouble, or by any other unlawful Ways or Means difquiet or mifufe any Preacher or Preachers that now is, or that at any Time or Times hereafter shall be, licensed, allowed or authorised to preach by the Queen's Highnels, or by any Archbishop or Bishop of this Realm, or by any other lawful Ordinary, or by any of the Universities of Oxford and Cambridge, or otherwise lawfully authorifed or charged by Reafon of his or their Cure, Benefice, or other Spiritual Promotion or Charge, in any of his or their open Sermon, Preaching or Collation, that he or they shall make, declare, preach or pronounce in any Church, Chapel, Church-yard, or in any other Place or Places, used, frequented or appointed, or that hereafter shall be used or appointed to be preached in.

III. Or if any Perfon or Perfons after the faid xx. Day of Molefling a December next coming, shall maliciously, willingly, or of Purpose Priest preparing moleft, let, difturb, vex, difquiet or otherwife trouble any Parfon, Mais or other Vicar, Parish Priest or Curate, or any lawful Priest, preparing, Service. faying, doing, finging, ministring or celebrating the Mafs, or other fuch Divine Service, Sacraments or Sacramentals, as was most commonly frequented and ufed in the laft Year of the Reign of the late Sovereign Lord King Henry the Eighth, or that at any Time hereafter shall be allowed, fet forth or authorifed by the Queen's Majesty.

IV. Or if any Perfon or Perfons, at any Time or Times after Abufing the the faid xx. Day of *December*, fhall contemptuoufly, unlawfully or + Sucrament of the malicioufly, of their own Power or Authority, pull down, deface, Body and Blood of Chrift, or Ipoil, abufe, break or otherwife unreverently handle or order the breaking any most bleffed, comfortable and holy Sacrament of the Body and Altar or Cru-Blood of our Saviour Jefus Chrift, commonly called the Sacrament cifix. of the Altar, being or that shall be in any Church or Chapel, or in any other decent Place, or the Pix or Canopy wherein the fame Sacrament is or shall be ; or unlawfully, contemptuously or + malicioufly, of their own Power and Authority, pull down, deface, spoil or otherwise break any Altar or Altars, or any Crucifix or Cross, that

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that now or hereafter fhall be in any Church, Chapel or Churchyard: That then every fuch Offender and Offenders in any the Premiffes, his or their Aider, Procurer or Abettor, Aiders, Procurers or Abettors, immediately and forthwith after any of the faid Act or Acts, or other the faid Mifdemeanors fo committed, done or made, or any Time or Times after, fhall be apprehended, arrefted and taken by any Conftable or Conftables, Churchwarden or Churchwardens of the faid Parifh, Town or Place where the faid Offence or Offences fhall be fo committed, made or done, or by any other Officer or Officers, or by any other Perfon or Perfons then being prefent at the Time of the faid Offence or Offences fo unlawfully committed, made or done :

V. Which Perfon or Perfons fo apprehended, taken or arrefted, with convenient Speed shall be brought and carried to any Justice of Peace within the faid Shire, or within any City, Borolugh, Liberty or Town Corporate wherein Juffices of Peace be, where the faid Offence or Offences shall be fo committed, done and made: And that the faid Juffice of Peace, upon due Accufation thereupon had and made by the Apprehender or Apprehenders, or other Perfon or Perfons, of any of the faid Perfon or Perfons fo offend-. ing, forthwith shall commit the faid Person or Persons so apprehended, arrefted and taken, to fafe Keeping and Cuftody, as by the Diferention of the faid Juilice shall be thought most meet and convenient, and that within fix Days next and immediately after the faid Accufation fo had and made to the faid Juffice, the faid Juffice with one other Juffice of Peace in the faid Shire, City, Borough, Liberty or Town Corperate, shall diligently examine the Act or Acts, Offence or Offences aforefaid.

VI. And if they the faid two Juffices of Peace fhall upon their faid Examination find or perceive the faid Ferfon or Perfons fo accufed guilty of any of the fuld Offence or Offences whereof he or they shall be fo accused, and that by Two fufficient Witneffes, or by his or their own Confishion or Confehions, that then and immediately with convenient Speed the faid Two Juffices fhall commit and award the faid Perfon or Perfons fo accufed as is afonefaid, to the Gaol of or for the fild shire, City, Borough, Liberty or Town Corporate where the fuil Offence or Offences was fo committed, made or done, there to remain without Bail or Mainprife, by the Space of Three Months then next enfuing, and further to the next Quarter-Seffions to be holden within the faid Shire, City, Borough, Liberty or Town Corporate, next after the End of the faid Three Months; at which faid Quarter-Seffions, the faid Perfon or Perfons to committed to the Gaol as is aforefaid, upon his or their Reconciliation and Repentance in that Behalf before the laid Juffices of Peace at the faid Seffious, shall be delivered and difcharged out of Prifon and Gaol, upon fufficient Surety of his good Abearing and Behaviour, to be then and there taken by the faid Juffices for One whole Year then next enfuing, as by the Difcretion or Diferetions of the faid Juffices then and there being, or of the more Part of them, shall be thought meet and convenient: And if the faid Perfon or Perfons fo in Gaol as is aforefaid, will not be reconciled and repent at the faid Quarter-Seffions, that then a the faid Perfon or Perfons immediately in Time convenient shall be further awarded and committed to the faid Gaol by the faid Juffices, or by the more Part of them, there to remain without Bail on Mainprile,

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Juffices may examiner and commit Offender.

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Mainprife, until he or they fo committed and awarded to Gaol as is aforefaid, shall be reconciled, and be penitent for his or their faid Offence or Offences.

VII. And be it further enacted by the Authority aforefaid, Refcuing Offen-That if any Perfon or Perfons at any Time or Times after the faid der, &c. xx. Day of December, of their own Authority and Power, willingly and unlawfully do refere any Offender or Offenders fo apprehended, taken or arrested as is aforefaid, or will disturb, hinder or let the faid Offender or Offenders, fo offending as is aforefaid, to be apprehended, taken or arrefted, that then every one of the faid Rescuers or Disturbers shall fuffer like Imprisonment as is aforefaid, and further shall pay, forfeit and lose for a Fine, for every of his or their faid Offences, Five Pounds to the Queen's Majetty, her Penaly. Heirs and Successors.

VIII. And be it further enacted by the Authority aforefaid, Ecope of That if any of the Offenders aforefaid be not taken, appre- Offender. hended or arrefled immediately in Time convenient, as is aforefaid, but do escape or go away, that then the faid Escape shall be lawfully prefented before the Juilices of Peace in the faid Shire, City, Borough, Liberty or Town Corporate, at the next Quarter-Seffions to be holden where the faid Efcape was made and fuffered, and that then the Inhabitants of the Parish where the faid Escape was fo fuffered, shall forfeit and lose to the Queen's Majesty, her Heirs and Succeffors, for every fuch Elcape Five Pounds, to be Penalty. levied and taken as other like Amercianients and Pines before this Time hath been levied and taken upon any Village, Huncud or Town, for the Elcape of any Murderer or other Felon, for not making Purfuit upon Hue and Cry, according to the 13 E. r. Stat. Litatute of Winchefler, and the Effatute made and provided in the Wynt c.t. Third Year of the worthy King Loury the Seventh.

IX. And be it further exected by the Authority aforefaid, That what Mig'rall and fingular Juffices of Peace, Juffices of Affile, Juffices of Oyer trates may enand Determiner, and all and fingular Mayors, Bailiffs and Juilices game, Sec of of Peace within any City, Borough or Town Corporate in any Offender. Parts within this Realm, within the Limits of their Commission or Commiffions, thall have full Power and Authority by Virtue of this Act, after the faid xs. Dry of December, to enquire of all and fingular the Offences and Mitdemeanours afordaid, and to hear and determine the fame, and to let the Fines and Amerciaments of the faid Offender or Offenders as is aforefaid.

X. Provided always, and be it further enacted by the Autho- Jurifdiction of rity aforefaid, That this Act, or any Thing therein contained, the Law Eccle-full not in any wife extend to abrogate and take away the Authority, Jurifdiction, Power and Pusifiments of the Eccleiiaffical Laws, now standing and remaining in their Force, of or for the Punishment of any the Offences and Mifdemeanours aforefaid, but that the Authority, 'Power, Jurifdictions and Punishments of the faid Ecclefiaitical Laws of and for any of the Offences and Mifdemeanours aforefaid shall stand in full Power and Strength, and to be used and exercised in all and in every Thing, as though this A& had never been had and made; this prefent Act, or any Thing therein contained to the contrary thereof in any wife notwithftanding,

XI. Provided always, and be it enacted, That whatfoever Per- But one Punishlog offending in the Premilles, shall for any of the Offences afore mont for one

3 H. 7. C. 1.

recited Offence.

recited receive Punishment of the Ordinary, having a Testimonial thereof under the faid Ordinary's Seal, shall not for the fame Offence efffoons be convicted before the Justice: And in likewife receiving for the faid Offences Punishment by the Justice, he shall not for the fame Offence efffoons receive Punishment of the Ordinary; any Thing in this Act to the contrary notwithstanding.

CAP. IV.

An Act touching Writings made from the Sixth Day of July last past, and before the First Day of August then next ensuing.

# CAP. V.

An A& for the Limitation of Prefcription in certain Cafes.

WHERE at a Parliament holden at Westminster the Twenty fourth Day of July in the Thirty fecond Year of the Reign · of the late King of famous Memory, King Henry the Eighth, it " was enacted, That no Manner of Perfon or Perfons thould from • thenceforth fue, have or maintain any Writ of Right, or make any Prefcription, Title or Claim of, to or for any Manors, Lands, " Tenements, Rents, Annuities, Commons, Penfions, Portions, Corrodies or other Hereditaments of the Poffeffion of his or their Anceftor or Predeceffor, and declare and alledge any further Scilin · or Poffeilion of his or their Anceftor or Predeceffor, but only of • the Seifin or Poffeffion of his Anceftor or Predeceffor which hath · been, or then was or shall be, feifed of the faid Manors, Lands, "Tenements, Rents, Annuities, Commons, Penfions, Portions, Cor-· rodies or other Hereditaments within Threefcore Years next before the Tefle of the fame Writ, or next before the faid Preferip-' tion, Title or Claim, fued, commenced, brought, made or had • after the making of the fame Act:

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II. And where alfo it was further enacted by the Authority
aforefaid, amongit other Things, That no Perfon or Perfons fhould
after that make any Avowry or Cognifance for any Rent, Suit
or Service, or alledge any Seifin of any Rent, Suit of Service,
in the fame Avowry or Cognifance, in the Poffeffion of his or
their Anceftors or Predeceffor or Predeceffors, or in his owa
Poffeffion, or in the Poffeffion of any other whofe Eflate he
fhould after that pretend or claim to have, above Fifty Years
next before the making of the faid Avowry or Cognifance.
III. And where by the fame Act it was alfo further enacted

among the other Things, That if any Perfon or Perfons at any Time
after that, did fue any of the faid Actions or Writs for any
Manors, Lands, Tenements or other Hereditaments, or make any
Avowry, Cognifance, Prefeription, Title or Claim of or for any
Rent, Suit, Service or other Hereditaments, and could not prove
that he or they, or his or their Anceftors or Predeceffors were in
actual Poffeffion and Seifin of and in the fame Manors, Lands,
Tenements, Rents, Suits, Services, Annuities, Commons, Penfions, Portions, Corrodies or other Hereditaments, at any Time
or Times within the Years before limited and appointed in the
fame Act, in Manner and Form as is aforefaid; that if the fame

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· Seifin were traverfed of denied by the Party Plaintiff, Demandant for Avowant, or by the Party Tenant or Defendant, that then and " after fuch Trial therein had, all and every fuch Perfou and Perfons ' and their Heirs, should from thenceforth be utterly barred for ' ever of all and every the faid Writs, Actions, Avowries, Cogni-' fance, Prescription, Title and Claim after that to be fued, had ' or made of and for the fame Manors, Lands, Tenements, Hereditaments or other the Premiffes, or any Part of the fame, for ' the which the fame Action, Writ, Avowry, Cognifance, Pre-' fcription, Title or Claim, should at any Time be had, fued or \* made:

" IV. Upon which faid A& Doubt and Ambiguity hath rifen Doubts upon "and been moved, whether a Writ of Right of Advowfon, a Quare 32 H. 8. c. 2. ' Impedit, Jare Patronatus, or Affife of Darein Prefentment, may be maintained by any Perfon or Perfons, Bodies Politick or ' Corporate, whereas the fame Perfon or Perfons, Bodies Poli-' tick or Corporate, their Anceftor or Predeceffor, or he or they ' by whom he or they do claim, cannot lay the Efplees, Seifin or · Prefentment, in him or themfelves, or the Anceitor or Prede-' ceffor of them or any of them, or in him or them by whom he ' or they do claim, within Threefcore Years next before the Tefle ' of the fame Writ of Right of Advowson, Quare Impeditor Affife ' of Darein Presentment, and Jure Patronatus; and also whether ' any Perfon or Perfons, Bodies Politick or Corporate, having a ' Seignory by Reafon of any Castles, Honours, Manors, Lands, ' Tenements or Hereditaments of him or them holden by Knights ' Service, may maintain a Writ of Right of Ward, or a Writ of ' Ravishment of Ward, for any Castles, Honours, Manors, Lands, ' Tenements or Hereditaments holden by Knights Service, or for ' the Body of any Ward that he or they claim by Reafon of any fuch Tenure by Knights Service, whereas he or they have not ' been feifed of the fame Services within Threefcore Years next ' before the Teffe of any fuch Writs:' For the Explanation and plain Declaration whereof, and in avoiding of the faid Ambiguities and Doubts, Be it enacted and declared by the Queen's Highnefs, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid former Act made in the faid Certain Write xxxij. Year of the Reign of the faid late King Henry, or any and Ads where-Article, Claufe, Sentence or Matter therein contained, shall not unto the faid extend to any Writ of Right of Advowson, Quare Impedit or Statute thall not Affile of Darein Presentment, nor Jure Patronatus; nor to any Writ of Right of Ward, Writ of Ravishment of Ward, for the Wardship of the Body, or for the Wardship of any Castles, Ho-nours, Manors, Lands, Tenements or Hereditaments holden by Knights Service, nor to the Seifor of the Wardship of the Body of any Ward or Wards, or to the Seifor or Wardship of any Cafiles, Honours, Manors, Lands, Tenements or Hereditaments holden by Knights Service; but that all and every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Successors, and the Heirs and Succeffors of every of them, shall and may have, maintain and purfue all and fingular the faid Writs of Right of Advowson, Quare Impedit, Assis of Darein Prefentment, Jure Patronatus, Writs of Right of Ward, Ravishment of Ward, and allo seife the Wardship both of the Body and of the Castles, Honours

extend.

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Honours, Manors, Lands, Tenements and Hereditaments, holden by Knights Service, in like Manner and Form to all Intents, Confiructions and Purpofes, as they or any of them fhould or might have done, made or purfued, before the making of the faid Act made in the faid xxxij. Year, as though the fame Act had never been had or made; any Thing in the faid former Act to the contrary notwith/tanding.

[See further as to Limitations of Adions 21 Jac. 1. c. 16. and as to Tenures by Knights Service, & c. 12 Car. 2. c. 24.]

# CAP. VI.

An Act against counterfeiting of strange Coins, being current within this Realm, or of the Queen's Highness Sign Manual, Signet or Privy Seal.

• CORASMUCH as by the Laws of this Realm fmall and no due and contribut Publishment is at this prefent Time provided for fuch evil dipoted Forliers as shall counterfeit or forge fuch Kind of Gold or Silver of other Realms, as is not the proper Coin of this Realm, and yet permitted and fuffered by the Queen our Sovereign Lady's Confent, and heretofore hath been permitted and fuffered by the Confent of her most Noble Progenitors, to be currant in Payment within this her Realm, nor for fuch Perfons as shall counterfeit the Queen's Highnels Sign Manual, or Privy Signet or Privy Seal; by Reafon whereof divers evil difpofed Perfons are encouraged and boldned daily to perpetrate and commit the faid feveral Offences :'

· II. For Remedy whereof, be it enacted by our faid Sovereign Lady the Queen, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if any Perfon or Perfons hereafter fally forge and counterfeit any fuch Kind of Coin of Gold or Silver as is not the proper Coin of this Realm, and is or shall be currant within this Realm by the Confent of the Queen, Her Heirs or Succeffors; or if any Perfon or Perfons at any Time hereafter falfly do forge or counterent the Queen's Sign Manual, Privy Signet or Privy Scal; that then every fuch Offence shall be deemed and judged High Treafon; and the Offenders therein, their Counfellors, Procurers, Aiders and Abettors, being convict according to the Laws of this Realm of any of the faid Offences, shall be likewife deemed and adjudged Traitors against the Queen, Her Heirs and Succeffors, and the Realm, and shall suffer and have such Pains of Death, Forfeiture of Lands, Goods and Chattels, and alfo lofe the Privilege of all Sanctuary, as in the Cafe of High Treason is used and ordained.

# C A P. VII.

#### An AA touching Proclamations upon Fines.

W HEREAS upon Fines levied with Proclamations Doubts have of late arifen, by Reafon of Adjournment of Terms, in which Proclamations fhould have been made according to the Form limited for Proclamations upon Fines by the Statute made \$5H.7.c.24. in the Fourth Year of King Henry the Seventh, and were not by 'A. Reafon

Forging the Coin of other Realms currant in this Realm, or the Queen's Sign Manual, &c.

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. Reafon of fuch Adjournments had ne made, according to the · Purvey of the fame Eflatute :'

II. Be it therefore enacted, That all Fines, as well heretofore Fines in what levied as hereafter to be levied, before the Juffices of the Common Place, of any Manors, Lands, Tenements or other Hereditaments, whereupon the Proclamations have not or fhall not, by Reafon of Adjournment of any Term by Writ, be duly made, shall be of as good Force, Effect and Strength to all Intents, Constructions and Purposes, as if any Term heretofore to adjourned, or that at any Time hereafter shall be fo adjourned, had been holden and kept from the Beginning to the End thereof not adjourned, and Proclamations therein made according to the Form and Effect of the faid Statute.

III. Provided always, That this Act shall not in any wife extend Fines to which to any Fine heretofore levied of any Manors, Lands, Tenements or this Statute than Hereditaments, now in Suit, Demand or Variance in any of the not extend. Queen's Courts, or whereof any Charters, Evidences or Muniments concerning the fame be now in Demand in the Queen's High Court of Chancery; nor to any Fine or Fines heretofore levied of any Manors, Lands, Tenements or Hereditaments, which before the First Day of this prefent Parliament have been recovered, gotten or obtained, by Reafon of any Judgment, Entry, Decree, Arbitrament or other lawful Means, contrary to the Purport, Intent or Effect of any fuch Fine or Fines thereof heretofore levied.

#### CAP. VIII.

# An A& that Sheriffs shall not be Justices of Peace during that Office.

WHERE in One Act of Parliament, intituled, All for the 12.6. c. 7. § 4 Continuance of Actions after the Death of any King (a), " made in the Firlt Year of our late Sovereign Lord King Ed-" ward the Sixth, amongst other Things it is ordained and enacted, " That albeit any Perfon or Perfons being Juffice of Affife, Juffice ' of Gaol-delivery, or Juffice of Peace, within any of the King's ' Dominions, or being in any other of the King's Commissions ' whatfoever, shall fortune to be made Duke, Archbishop, Mar-6 quefs, Earl, Vifcount, Baron, Bifhop, Knight, Juffice of the one ' Bench or of the other, or Serjeant at the Law or Sheriff, yet that notwithstanding he and they should remain Justice and Commillioner, and have full Power and Authority to execute the ' fame in like Manner and Form as he or they might or ought to ' have done before the fame, as in the faid Act more plainly appeareth: Sithence the making of which Act, divers Perfons ' being in Commission of the Peace in One County, have been \* made Sheriffs of the fame County, and have exercifed either of \* the faid Offices; which feemeth not to be convenient :'

II. Wherefore be it enacted by the Authority of this prefent No Sheriff thall Parliament, That no Manner of Person or Persons having, using be Justice of or exercising the Office of the Sheriff of any County or Counties, Peace where or shall use or exercise the Office of the Justice of the Peace, by when he is

(a) [See the Title of the Ad.]

Sheriff.

# Cate of force.

Force

Force of any Commiffion or otherwife, in any County or Counties where he or they shall be Sheriff, during the Time only that he or they shall use or exercise the faid Office or Sheriffwick; any Thing in the faid former Act to the contrary in any wife notwithstanding. And that all and every Act and Acts to be done by any such Sheriff and Sheriffs by Authority of any Commission of the Peace, during the Time abovesaid, shall be void and of none Effect; the faid former Act notwithstanding.

## CAP. IX.

An Act touching Incorporations of the Phylicians in London-WHEREAS in the Parliament holden at London the Fifteenth Day of April in the Fourteenth Year of the Reign of our late Sovereign Lord King Henry the Eighth, and from thence adjourned to Westminster the last Day of July in the Fifteenth Year of the Reign of the fame King, and there holden, it was enacted, That a certain Grant by Letters Patents of Incorporation made and granted by our faid late King to the Phyficians of London, and all Claufes and Articles contained in the fame Grant, should be approved, granted, ratified and confirmed by the fame Parliament :

II. For the Confideration thereof, be it enacted by the Authority of this prefent Parliament, That the faid Statute or Act of Parliament, with every Article and Claufe therein contained, fhall from henceforth ftand and continue ftill in full Strength, Force and Effect; any Act, Statute, Law, Cuftom, or any other Thing made, had or used to the contrary in any wife notwithstanding.

III. And for the better Reformation of divers Enormities happing to the Commonwealth by the evil using and undue Administration of Physick, and for the enlarging of further Articles for the better Execution of the Things contained in the faid Grant enacted; †

IV. Be it therefore now enacted, That whenfoever the Prefident of the College or Commonalty of the Faculty of Phylick of London for the Time being, or fuch as the faid Prefident and College shall yearly, according to the Tenor and Meaning of the faid Act, authorife to fearch, examine, correct and punish all Offenders and Tranfgreffors in the faid Faculty, within the fame City and Precinct in the faid Act expressed, shall send or commit any fuch Offender or Offenders for his or their Offences or Dilobedience contrary to any Article or Claufe contained in the faid Grant or Act, to any Ward, Gaol or Prifon within the fame City and Precinct (the Tower of London except), that then from Time to Time the Warden, Gaoler or Keeper, Wardens, Gaolers or Keepers of the Wards, Gaols and Prifons within the City or Precinct aforefaid (except before excepted) shall receive into his or their Prilons all and every such Person and Persons so offende ing, as shall be fo fent or committed to him or them, as is aforefaid; and there shall fafely keep the Person or Persons fo committed, in any of their Prifons, at the proper Cofts and Charges of the faid Perfon or Perfons fo committed, without Bail or Mainprife, until fuch Time as fuch Offender or Offenders, or Difobedient, be difcharged of the faid Imprifonment by the laid Prefident I

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Perfons committed to Prifon by Prefident of College of Phyficians thall be received and kept.

Prefident and fuch Perfons as by the faid College shall be thereunto authorifed ; upon Rain that all and every fuch Warden, Gao- Penalty. ler and Keeper, doing the contrary, shall lose and forfeit the double of fuch Fine and Amerciament as fuch Offender and Offenders, or Difobedients, shall be affeifed to pay, by fuch as the faid Prefident and College shall authorife as aforefaid, fo that the fame Finerand Amerciament be not at any one Time above the Sum of xx. li. the Morety thereof to be employed to the Ufe of our How disposed of. Sovereign Lady the Queen, Her Heirs and Successors, the other Moietyanto the faid Prefident and College: All which Forfeit, ures to be recovered by Action of Debt, Bill, Plaint or Information in any of the Queen's, Her Heirs and Succeffors', Courts of Record, against any fuch Warden, Gaoler or Keeper fo offending ; in which Suit no Effoin, Wager of Law nor Protection shall be allowed ne admitted for the Defendant.

. V. And further be it enacted by the Authority aforefaid, for Searching Apothe better Execution of the Search and View of Poticary Wares, thecary's Wares. Drugs and Compositions, according to the Tenor of a Statute 32 H.8. c. 40. made in the xxxij. Year of the Reign of the faid late King Henry the Eighth, That it shall be lawful for the Wardens of the Grocers, or One of them, to go with the faid Phylicians in their View and Search, that if the faid Warden or Wardens do refufe or delay his or their coming thereunto forthwith and immediately when the faid Prefident or Four of his College elect as aforefaid do call upon him or them, that then the faid Phylicians may and shall execute that Search and View, and the due Punishment of the Poticaries for any their evil and faulty Stuff, according to the Statute lait before mentioned, without the Affiltance of any of the faid Wardens; any Claufe in the afore named Statute to the contrapy hereof notwithitanding. And every fuch Perfon or Perfons Refifting Search. as will or shall refift fuch Search shall forfeit for every fuch Re- Penalty.] fastance Ten Pound; the fame Penalty to be recovered in Form aforefaid, without any of the Delays aforefaid to be had in Suit thereof.

VI. And further be it enacted, That all Juffices, Mayors, She- Migistrates shall riffs, Bailiffs, Constables, and other Ministers and Officers, within affic in Search. the City and Precincts above written, upon Requeft to them made, thall help, aid and affift the Prelident of the faid College, and all Perfons by them from Time to-Time authorifed for the due Execution of the faid Acts or Statutes, upon Pain for not giving of fuch Aid, Help'and Affistance, to run in Contempt of the Queen's Majefty, Her Heirs and Succeffors.

#### CAP. X.

An AA for the uniting, diffolving or new crecking of Courts. EXP.

[See 1 Eliz. c. 4. § 15.]

## CAP. XI,

An A& for the Sile of Hats and Caps made beyond the Sea.

[Repealed 1 Jac. 1. c. 25. § 39.]

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## CAP. XII.

An A& against unlawful and rebellious Assemblies. EXP.

## C A P. XIII.

An Act for the Continuance of cortain Statutes. EXP.

## C A P. XIV. •

An Act for the Continuance of a Statute made for the Reparation of Gaols. EXP.

## CAP. XV.

An Act for the re-edifying of the Parish Church of Saint Elens in Stainegate within the City of York.

" THE Queen, Her Heirs and Successors, may prefent an able " Clerk to the Vicarage of the fame.

## C A P. XVI.

An Act for the Confirmation of the Attainder of John late Duke of Northumberland, and others.

## C A P. XVII.

An Act for the Release of the last Subsidy of the Temporalty.

## C A P. XVIII.

An ACt of a Sublidy of Tunnage and Poundage of divers Merchandizes. EXP.

# Anno primo MARIÆ, Seffio tertia. (A.D.1553.)

STATUTES made in the Parliament begun and holden at Westminster the Second Day of April in the First Year of the Reign of our most gracious and excellent Sovereign Lady MARY, by the Grace of God, Queen of England, France and Ireland, Defender of the Faith, and there continued and kept until the Diffolution of the fame, being the Fifth Day of May then next enfuing, viz.

#### CAP. I.

An A& declaring that the Regal Power of this Realm is in the Queen's Majesty, as fully and absolutely as ever it was in any of her most noble Progenitors, Kings of this Realm.

FORASMUCH 'as the Imperial Crown of this Realm, with all Dignities. Honours all Dignities, Honours, Prerogatives, Authorities, Jurifdic-' tions and Preheminences thereunto annexed, united and belong-'ing, by the Divine Providence of Almighty God, is most law-· fully, juftly and rightfully descended and come unto the Queen's . Highness that now is, being the very, true and undoubted Heir " and Inheritrix thereof, and invested in her most Royal Person, <sup>6</sup> according unto the Laws of this Realm : And by Force and <sup>6</sup> Virtue of the fame, all Regal Power, Dignity, Honour, Au-. thority, Prerogative, Preheminence and Jurildictions doth apper-• tain, and of Right ought to appertain and belong unto Her ' Highness, as unto the Sovereign supream Governor and Queen ' of this Realm, and of the Dominions thereof, in as full, large ' and ample Manner, as it hath done heretofore to any other Her " most noble Progenitors, Kings of this Realm : Neverthelefs, Several Caufes ' the most ancient Statutes of this Realm, being made by Kings why this Statute ' then reigning, do not only attribute and refer all Prerogative, was made. ' Preheminence, Power and Jurifdiction Royal unto the Name ' of King, but also do give, assign and appoint the Correction ' and Punishment of all Offenders against the Regality and Dignity ' of the Crown, and the Laws of this Realm, unto the King : By ' Occafion whereof, the malicious and ignorant Perfons may be ' bereafter induced and perfwaded unto this Error and Folly, to \* think that Her Highness could ne should have, enjoy and use ' fuch like Royal Authority, Power, Preheminence, Prerogative ' and Jurifdiction, nor do ne execute and use all Things concern-' ing the faid Statutes, and take the Benefit and Privilege of the ' fame, nor correct and punish Offenders against Her most Royal " Perfon, and the Regality and Dignity of the Crown of this Realm ' and the Dominions thereof, as the Kings of this Realm, Her " moit noble Progenitors, have heretofore done, enjoyed, uied ' and exenciled :'

II. For the avoiding and clear Extinguishment of which faid Error or Doubt, and for a plain Declaration of the Laws of this Realm in that Behalf, ....

Vot. IV.

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III. Be

The Royal Power of this Realm, and all the Dignities of the fame, fhall be aswell in a Queen as in a King.

III. Be it declared and enacted by the Authority of this prefent Parliament, That the Law of this Realm is, and ever hath been, and ought to be underftood, that the Kingly or Regal Office of this Realm, and all Dignities, Prerogatives Royal, Power, Preheminences, Privileges, Authorities and Jurifdictions thereunto annexed, united or belonging, being invested either in Male or Female, are and bc, and ought to be, as fully, wholly, abfolutely and entirely deemed, judged, accepted, inverted and taken in the one as in the other; fo that what or whenforver Statute or Law doth limit and appoint that the King of this Realm may or shall have, execute and do any Thing as King, or doth give any Profit or Commodity to the King, or doth limit or appoint any Pains or Punishment for the Correction of Offenders or Transgreffors against the Regality and Dignity of the King or of the Crown; the fame, the Queen (being fupream Governefs, Poffeffor and Inheritrix to the Imperial Crown of this Realm, as our faid Sovereign Lady the Queen most justly prefently is) may by the fame Authority and Power likewife have, exercise, execute, punish, correct and do, to all Intents, Constructions and Purposes, without Doubt, Ambiguity, Scruple or Question; any Custom, Use or Scruple, or any other Thing whatfoever to be made to the contrary notwithstanding.

## CAP. II.

An Act touching the Articles of the Queen's Highness most noble Marriage.

WHEREAS most instant Suit hath been made to your most Excellent Majesty on the Behalf of the most Noble and most Victorious Prince Charles Emperor of Rome, &c. for Marriage to be had between your Highness, and his only Son and Heir, the noble Prince Philip of Spain, &c. whereupon to the Pleasure of Almighty God, to the Comfort of your most noble Person, and to the great and singular Honour, Wealth, Benefit and Commodity of this your Realm of England, and of all us, your most humble and obedient Subjects of the fame, there hath passed and been concluded in Two fundry Treatifes certain Pacts and Covenants, touching the faid Marriage with Dependencies and Circumstances of the fame, and in the One Treatife these Articles:

First Treatife.

Two Treatifes.

First it is covenanted and agreed, That as foon as conveniently
may be, true and perfect Marriage by Words of the Time prefent shall be contracted, folemnized and confummate in *England*between the faid most noble Prince, and the faid most virtuous
Lady the Queen. By force of which Marriage to celebrated and
confummate, the faid most noble Prince *Philip* shall, during the
faid Marriage, have and enjoy jointly together with the faid most
gracious Queen his Wife, the Stile, Honours, and kingly Name
of the Realms and Dominions unto the faid most noble Queen
appertaining, and shall aid her Highness, being his Wife, in the
happy Administration of Her Grace's Realms and Dominions.
The Rights, Laws, Privileges and Customs of the fame Realms
and Dominions being nevertheles preferved and maintained.
And specially, it is provided and covenanted, That the faid

• Queen his Wife to have the whole Difposition of all the Bene-. fices and Offices, Lands, Revenues, and Fruits of the faid Realms and Dominions, and that they shall be bestowed upon fuch, as be " naturally born in the fame; and that all the Matters of the faid · Realms and Dominions shall be treated and mained in the same . Tongues, wherein of old they have been wont to be treated, and by the Natural Born of the fame Realms. ' It is also covenanted, That the fame most noble Queen, by virtue of the forefaid Matrimony shall be admitted into the Society • of the Realms and Dominions of the faid noble Prince, as well fuch as he hath now prefently, as fuch other alfo, as during the fame Matrimony, may come hereafter unto him; and for her ' Dower in cafe that Her Highness overlive the faid most noble · Prince her Hufband, the thall yearly receive Three fcore thou-' fand Pounds, after the Value of Forty Groats Flemi/b Money the ' Pound, the fame to be allotted and appointed upon all the ' Realms, Lands and primonial Dominions of the faid most victo-' rious Lord the Emperor his Father, in Manner and Form fol-<sup>6</sup> lowing, that is to fay, Forty thoufand Pounds shall be affigned <sup>8</sup> upon the Realms of Spain Caffile and Arragon, and their Appur-' tenances in beft Manner that may be, and according to the Fashion, ' Ufage, and Cultom of the faid Realms; fo as if the faid noble Prince do die before Her Highness and by reason thereof the faid Dower come in Ure, and take Effect, the faid most gracious "Queen shall, and may freely, without any Impediment, have, use ' and enjoy the faid Forty thousand Pounds, as is aforefaid; the other Twenty thousand Pounds shall be appointed unto Her ' Highness upon the Dukedoms, Earldoms and Dominions of Brabant, Flanders, Heynold, Holland, and other the primonial \* Lands and Inheritance of the faid Lord the Emperor in the . Lower Germany, in like Manner as the Lady Margaret of Eng-" land, forme Time Wife and Widow of the Lord Charles, of laudable Memory, Duke of Burgundy, had and received upon the fame, fo as the faid most noble Queen furviving her faid Huf-' band, shall immediately after his Death use, enjoy and posses • her faid Dower, fo far forth as no Part thereof be alienated or ' obliged to others; and in cafe any Part thereof be found alie-\* nate or bound to others, other Lands or Revenues of like Value,

• lying there to the Refidue of the faid Dower, fhall be in due • In the second of th

• And leaft that amongft their Children there might arife fome • Strife for the Succeffion, and thereby difturb the Fruit of perpe-• tual Concord, that is hoped fhall enfue of this Matrimony between • the Realms and Dominions of either Party, the faid Succeffion • fhall be ordered in Manner and Form following;

First, that as touching the Right of the Mother's Inheritance
in the Realm of *England*, and the other Realms and Dominions
depending of the fame, the Children as well Males as Females,
that shall be born of this Matrimony, shall succeed in them,
according to the Laws, Statutes and Customs of the fame.

And as touching the Lands, that the faid most noble Prince hall leave behind him; first, there shall be referved unto his C 2 · eldest eldeft Son the Lord Charles of Austrich Infant of Spain, and to "the Children and Heirs of him descending as well Females as · Males, all and fingular their Rights, which to the faid Prince do either now, or hereafter shall belong, and shall at any Time by ' the Death, either of the noble Queen his Granddame, or the <sup>6</sup> most victorious Emperor Charles the Fifth his Father, (which <sup>6</sup> God long defer) be devolved unto him in the Realms of Spain, • of both the Sicilies with all their Appurtenances, in the Dukedom of Milan, and other Lands and Dominions in Lombardy and Italy, whatfoever Name and Title they have, which neverthelefs shall be burdened and charged with the aforefaid Dower of xl. Thou-' fand Pounds; in which Realms, Lands and Dominions the Chil-• dren of this prefent Matrimony shall pretend nothing fo long as ' the faid Lord Charles the Infant, or any Iffue of his Body, lawfully begotten do live; but if it fortune the fame Lord Charles ' to die, and the Iffue of his Body to fail, then and in that Cafe, ' the eldest Son of this Matrimony shall be admitted unto the faid "Right, and according to the Nature, Laws and Cuftoms of the faid Realms and Dominions shall succeed; the same eldest Son ' fhall also fucceed in all the Dukedoms, Earldoms, Dominions and primonial Lands belonging unto the faid Lord the Emperor, as well in Burgundy, as in the Lower Germany; that is to ' fay, in the Dukedoms of Brabant, Luxembourg, Gelders, Zutphane, Burgundy, Friesland, in the Counties of Flanders, Artois, Hol-' land, Zeland, Namures, the Land beyond the Isles, and in all other whatfoever thereunto belonging, or any Ways appertaining, with all their Rights and Demands. . But if the faid Lord Charles, or they that shall come of him,

" shall remain on life, and that there by this Matrimony any Male · Child, in that Cafe the faid Lord Charles, or his Defcendants, shall • be, and remain excluded from the faid Lands and primonial Do-• minions of the Lower Germany, and of Burgundy, and the fame • with all their Right shall defeend unto the eldest Son to be born • of this Matrimony; and to the other Children that shall be born ' of the faid Matrimony, as well Males as Females, a convenient · Portion and Dower shall be allotted in the Realm of England 4 and Dominions depending of the fame, and in the faid Lands, and primonial Dominions of the Lower Germany; and neither \* the eldeft Son of this Matrimony, nor the other Sons begotten in " the fame, fhall pretend any Right in the Realm of Spain, or the · other Dominions depending of the fame, and referved to the faid · Lord Charles the Infant, otherwife than by their Fathers or · Grandfathers Difpolition shall be given or left unto them. " Moreover, if it fortune no Male Child to be born of this Ma-

<sup>6</sup> trimony, but only Females, in that Cafe the eldeft Female fhalt <sup>6</sup> with full Right fucceed in the faid Lands and Dominions of <sup>6</sup> the Lower Germany, fo as neverthelefs the being minded to choofe <sup>6</sup> to Hufband any Man not born in England, or in the Lower Ger-<sup>6</sup> many, the do contract the fame Matrimony by the Counfel and <sup>6</sup> Confent of the faid Lord Charles the Infant her Brother, or elfe <sup>6</sup> if the take any Man to Hufband, that is not born in England, or <sup>6</sup> in the Lower Germany, neglecting the Counfel and Confent of the <sup>8</sup> faid Lord Charles, in that Cafe the Right of the Succellion thal <sup>6</sup> be and remain to the faid Lord Charles the Infant in the faid <sup>6</sup> Dominions of Lower Germany, Eurgundy and their Appurte-<sup>6</sup> nauces.

\* nances, which in the Cafe aforefaid shall revert unto him or his " Iffue, as well Males as Females; and yet neverthelefs in that \* Cafe both fhe and the other Daughters also defcending of this • Matrimony (no Male Children remaining) shall be endowed of • their Father's Lands and Posses filling, as well of Spain, as of · Lower Germany, competently and according to the Customs of 4 the faid Realms and Dominions. 'And for want also of the faid Lord Charles, and the Issue of . him, and none other Children remaining of this Matrimony but "Women, in that Cafe the eldeft Daughter to be born of this Ma-" trimony, shall succeed not only in the faid Dominions of Lower " Germany and Burgundy, but also in the other Realms of Spain, . England, and the Reit after the Nature, Laws and Cuftoms of the fame. Provided neverthelefs, and expressly referved in all and fingular \* the above declared Cafes of Succession, that whatfoever he or " fhe be, that shall succeed in them, they shall leave to every of \* the faid Realms, Lands and Dominions, whole and entire their · Privileges, Rights and Cuftoms; and the fame Realms and Do-\* minions shall administer and cause to be administered by the ' natural-born of the fame Realms, Dominions and Lands, and in all Things faithfully procure their Utility and Quiet, and ' fhall rule and nourish them in good Justice and Peace, according to their Statutes and Cuftoms. . Finally, that between the faid Emperor, the Prince, and his " Succeffors, their Realms and Dominions, whatfoever, and the faid " most gracious Queen, and her Realms and Dominions, there shall ' be from henceforth an entire and fincere Fraternity, Unity and " most straight Confederacy for ever (God willing) happily to endure, fo as they shall mutually one of them aid another in all ' Things, which to themfelves and their Honour, and to the Con-· fervation of their Heirs and Succeffors shall be most agreeable,

• according to the Strength, Form and Effect of the latter Treaty . of a straight Amity, bearing Date at Westminster, the Year of our . Lord God, One thousand five hundred forty and two, the Decla-" ration of which Treaty beareth Date at Uirecht, the xvi. Day of

" January, in the Year of our Lord God, One thousand five hun-dred forty and fix.

" And in another Treatife thefe Articles following:

" First, that the faid most noble Prince shall not promote, admit

• or receive to any Office, Administration or Benefit in the faid

" Realm of England, and the Dominions thereunto belonging, any

 Stranger or Perfons not born under the Dominion and Subjection • of the faid most noble Queen of England.

That the faid most noble Prince shall receive and admit into the Service of His Houshold and Court, Gentlemen and Yeomen of " the faid Realm of England, in a convenient Number, and shall efteen, entertain and nourish them, as his proper Subjects, and " fhall bring none in his Retinue, nor have none with him, that will ' do any Difpleafure or Wrong to the Subjects of the faid Realm; ' and if they do, he shall take Order to correct them with condign · Punishment, and fee them expelled his Court. . That the faid most noble Prince shall do nothing whereby any ' Thing be innovated in the State and Right, either public or

' private, or in the Laws and Cultoms of the faid Realm of Eng-· land,

Second Treatin.

*land*, or the Dominions thereunto belonging, but fhall contrary.
wife confirm and keep to all Eftates and Orders their Rights and
Privileges.

That the faid Lord Prince fhall not lead away the aforefaid
moft noble Lady the Queen out of the Borders of her Highnefa
Realm unlefs fhe herfelf defire it, nor carry the Children that
fhall be born of his Matrimony out of the fame Realm of *England*,
but to the Hope of Succeffion to come, fhall there fuffer them to
be nourifhed and brought up, unlefs it fhall be otherwife thought
good by the Confent and Agreement of the Nobility of *England*;
and in cafe that no Children being left, the faid moft noble
Queen do die before him, the faid Lord Prince fhall not challenge any Right at all in the faid Kingdom, but without any Imfo whom it fhall belong and appertain by the Right and Laws
of the faid Realm.

Item, That the faid moft noble Prince fhall not bear or carry
over out of the forefaid Realm, the Jewels and precious Things
of Effimation, neither fhall he alienate or do away any Whit of
the Appurtenances of the faid Realm of *England*, or fuffer any
Part of them to be ufurped by his Subjects, or any other, but
fhall fee that all and fingular Places of the Realm, and fpecially
the Forts and Frontiers of the fame be faithfully kept and preferved to the Ufe and Profit of the faid Realm, and by the Natural Born of the fame. He fhall not fuffer any Ships, Guns,
Ordinances whatfoever of War or Defence, to be removed or
conveyed out of the faid Realm, but fhall contrarywife caufe
them diligently to be kept and renewed, when Need requireth,
and fhall fo provide, that the fame may be always ready in their
Strength and Force for the Defence of the Realm.

Item, That the Realm of England by Occasion of this Matrimory fhall not directly or indirectly be entangled with the War
that is between the most victorious Lord the Emperor, Father unto the faid Lord Prince, and Henry the French King, but he
the faid Lord Philip, as much as shall lie in him on the Behalf of
the faid Realm of England, shall fee the Peace between the faid
Realms of France and England observed, and shall give no
Cause of any Breach: by which Covenant the latter Treaty of a
fraighter Amity shall not be in any Point derogated, but the
fame shall still remain in his Vigour and Force; faving also, that
the Behalf of his Father's other Realms and Dominions, the faid
Prince shall think best in the Defence of his Lands, and
Revenge of the Injuries he hath received.
Foras we your most humble and obsection.

f the Lords Spiritual and Temporal, and the Commons, in this
prefent Parliament affembled, have naturally, fincerely and deliberately confidered and weighed all and fingular the faid Covenants,
Grants, Pacts, Treatifes and Agreements, concerning the faid
most honourable and fortunate Marriage between your Highnefs,
and the faid most noble Prince of Spain, and the Dependence
thereof, and do thereupon think, deem and judge the fame to
be both honourable unto your Highnefs, and commodious unto
the Commonwealth of this your Realm.

+ Therefore

· Therefore we your faid humble and obedient Subjects most humbly pray and befeech your Majefty, that like as it hath
pleafed your Highnefs upon your free and natural Zeal and
Goodwill, that you have and bear unto this your Realm, and
to your loving Subjects of the fame, to condefcend and agree, that all and fingular the faid Grants, Articles, Pacts and Agreements, concerning the faid Marriage, fhould be revealed, opened and declared unto us your faid loving Subjects in this your High . Court of Parliament, fo it may also please your Majesty for the Articles con-\* more perfect Corroboration and Strength of the faid Articles, frmed, Grants, Pacts and Agreements, and to the Intent that the fame \* may be the more inviolably obferved and kept, that it may be enacted by the Authority of this prefent Parliament, that all and fingular the faid Articles, Covenants, Grants, Treatifes, Pacts \* and Agreements, had, made and concluded, for and concerning \* the faid Marriage between your Highness, and the faid Prince " of Spain, and all and fingular the Dependencies thereof before · rehearled, shall immediately after the faid Marriage had and fo- lemnized, fland, remain and abide in perfect Force and Efficacy according to the Effect, Senfe and true Meaning of the faid Treatife. 'And where among it other the Articles above remembered, it \* is agreed, that the laid most noble Prince shall, during the faid Marriage have and enjoy jointly together with your Majefty, the \* Stile, Honour and Kingly Name of the faid Realms and Do-" minions to your Highness appertaining, and shall also aid your " Highnels, being his Wife, in the happy Administration of your Realms and Dominions (the Right, Laws, Privileges and Cuftoms .. of the faid Realms and Dominions being neverthelefs referved and 4 maintained). And where also it is provided, covenanted, and agreed amongst • other the faid Articles in the faid Treatife, by and on the Be-" half of the faid most noble Prince, that the faid most noble Prince . shall permit and suffer your most excellent Majesty to have the \* whole Disposition of all the Benefices and Offices, Lands, Reve-" nues and Fruits of the faid Realms and Dominions; and that the · faid most noble Prince shall not do any Thing, whereby the Estate • and Right either public or private, or the Laws and Cultoms of ' the faid Realm of England, or the Dominions thereunto belonging be innovated: For the more express Explanation and Declaration of the Premiffes, we your faithful, loving and obedient Subjects do most humbly befeech your Highness, that it may be provided, enacted and established by the Authority of this prefent Parliament, That your Majesty as our only Queen, shall and may The Queen folely and as a fole Queen use, have and enjoy the Crown and Sove- folely to enjoy reignty of and over your Realms, Dominions and Subjects, with the Crown, &c. all the Preheminences, Prerogatives, Dignities, Authorities, Jurifdictions, Honours, Castles, Manors, Lands, Tenements and Hereditaments belonging to the fame, in fuch fole and only Estate, and in as large and ample Manner and Form in all Degrees, Acts, Exercises and Conditions, from and after the Solemnization of the faid Marriage, and at all Times during the fame (which God grant

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long to continue and endure) as your Highness now hath, useth, exercifeth and enjoyeth the fame; and as your Grace hath had, aled, exercifed and enjoyed, or might have had, uled or enjoyed the same before the Solemnization of the faid Marriage without any Right, Title, Eftate, Claim or Demand to be given, come or growing unto the faid most noble Prince, as Tenant by the Courtefy of this Realm, or in or by any other Mean, by force of the faid Marriage, of, in and to your faid Imperial Crown, Sovereignty, Realms, Dominions, Subjects, Preheminencies, Preroga-tives, Dignities, Authorities, Jurifdictions, Honours, Castles, Manors, Lands, Tenements and Hereditaments, belonging to the fame, by any Laws, Ufage or Cuftom whatfoever; the faid Marriage or any Estatute, Custom, Prescription or other Thing to the contrary in any wife notwithstanding.

And yet nevertheless that it may be enacted, ordained and establifhed by the Authority of this prefent Parliament, that all and fingular Gifts, Grants, Letters Patents, Exchanges, Confirmations, Leafes and other Writings, which after the faid Marriage, and during the fame, fhall pais, and be made of the faid Benefices, Offices, Lands, Revenues and Fruits, or of any of them, fhall be intituled, fet forth and made in the Names of the faid most noble Prince, and of your most excellent Majesty, whether the faid most noble Prince shall be prefent within the faid Realms and Dominions, or within any of them, or absent; and the fame Gifts, Grants, Letters Patents, Exchanges, Confirmations, Leafes and other Writings fo fet forth and made, shall be figned and firmed with the Sign Manual of your Highnefs; and the fame fo figned and fealed with the Great Seal of this Realm, or with fuch Seal as hath been accustomed, shall be by Authority of this present Parliament deemed, adjudged, declared and pronounced to be as good, perfect, and of like Force, Strength and Effect in the Law, to all Intents, Constructions and Purposes against the faid most noble Prince, and against your Highness, your Heirs and Successors, as if your Excellent Majefty had been at the Time of the making thereof fole and unmarried.

And that all Gifts, Grants, Letters Patents, Exchanges, Confirmations, Leafes and other Writings, which after the faid Marriage, and during the Time of the fame, shall pass and be made of the faid Benefices, Offices, Lands, Revenues and Fruits, or of any of them, whereunto the Sign Manual of your Highness shall not be fet, made or put, shall be by the Authority of this present Parliament from Time to Time deemed, adjudged, accepted, taken and decreed to be of no Force ne Effect, but utterly fruftrate and yoid in the Law, to all Intents, Constructions and Purposes, the faid Marriage or any Law, Ufage or Cuftom, to the contrary in any wife notwithstanding

And that it may be allo further enacted, ordained and established by the Authority aforefaid, That all Commissions, Instructions, Pardons, Writs of Summons, Prorogations or Diffolutions of Parliaments, Royal Affents, Adjournments of Terms, Original Writs and other Procefs, Instruments, Licences, Judicials, Acts and all manner Writings, other than the faid Gifts, Grants, Letters Patents, Exchanges, Confirmations, Leafes and other Writings concerning, or in any wife touching the faid Benefices, Offices, Lands, Revenues and Fruits, or any of them after the faid Marriage, and during the Time of the fame, whether the faid noble Prince shall be present within the faid Realms and Dominions, or within any of them, or abfent, after the Signing by your Majefty of

5 -

Letters Patent, &c. to be intituled in the Names of the Prince and Qieen,

And not having the Sign Manual of the Queen.

Void.

Pardens, &c. to be in the Name. of the Prince and Queen,

of the Warrants or Writings of them heretofore used to be figned. shall pass, be set forth and made from Time to Time in the Names of the faid most noble Prince and your most excellent Highness by fuch Officers and Ministers, and in such Manner, Form, and Order, as hath been used and accustomed to pass, be set forth and made in the Time or Times of your Grace's most noble Progenitors or any of them; and shall be by the Authority of this prefent Parliament, of the fame and like Force, Strength and Effect in the Law, to all Intents, Constructions and Purposes, as if your most excellent Majefty were then fole and not married, the faid Marriage, or any Law, Ulage or Cultom to the contrary in any wife notwithstanding.

Provided always, and that it may be enacted by the Authority Lesfes, &c. of aforefaid, That notwithitanding this Act, or any Thing therein Crown Lands, contained, it shall be lawful to the Lord Chancellor, Lord Trea-furer, Lord Privy Seal, Lord Steward of the Houshold, Lord Prince and Admiral, Juffices of either Bench, and all other Judges, Officers Queen, and Ministers of the Courts of the Chancery, the Exchequer, the Marshalsea, Wards and Liveries, the Dutchy of Lancaster, the Admiralty, the Prefidents of the Counfels, the Juffices of Forefts, and all other Judges, Officers and Minifters of this your faid Realm and Dominions of the fame for the Time being, as well to make Leafes and Grants in the Names of the faid noble Prince, and of your Highness of all such your Majesty's Lands, Tenements and Hereditaments, not being entire Lordships or Manors, and of all other Things within their Order, Rule and Survey, in luch like Manner and Form, as they or any of them have used, or might do, before the making of this Act by virtue of their faid feveral Offices and Rooms ; fo that upon all and every fuch Leafes the old accuftomed Rents, Ferms, or yearly Profits thereof be referved, and payable yearly during fuch Leafes, and fo that the fame Leafes exceed not the Number and Term of One and twenty Years, and alfo to do, use and exercise by themselves or their Deputies in the faid Offices and Rooms, all and every other Act and Things which they or any of them did, or might lawfully have done, used or exercifed by Force and Virtue of the faid Offices or Rooms before the making of this Act, as though this Act had never been had [See 1 & 2 P. & M. c. I. § 2.] ne made.

## CAP. III.

An Act for the Repeal of Two feveral Acts made in the Seventh Year of King Edward the Sixth, touching the Diffolution of the Bishoprick of Durham.

#### [Note, there appears but One fuch At on the Roll.]

" A REPEAL of One Statute (not printed) made 7 E. 6. c. 1. " whereby the Bishoprick of Durbam was diffolved, and all the " Lands and Possefilions thereof were given to the King; and of " One other Statute made 7 E.6. c. 10. whereby the Town of " Gatefide, &c. was fevered from the faid Bishoprick of Durham, " and annexed to the Town of Newcastle; and Cuthbert Tunstal " reftored to the faid Bishoprick, and to all the Possefions and " Franchifes thereof (faving to a capital Manfion-houfe in Thames-"freet in London, and Five Tenements thereunto belonging), " and to the faid Town of Gatefide, Gc.

#### C'A P.

## CAP. IV.

- An Act for the establishing of the Office of the Lord Steward of the Queen's Majesty's most Honourable Household.
- " A REPEAL of the Statute of 32 H. 8. c. 39. made touching
- " the Erection of the Office and Authority of the Great Mafter of
- " the King's House, and the re-establishing of the Name, Office
- " and Authority of the Lord Steward of the Queen's House.

## CAP. V.

An Act for the Continuation of a Statute made for the repairing of Sherborne Caufey.

[Continued until the End of the First Session of next Parliament; 3 Car. 1. c. 4. § 22. and further continued 16 Car. 1. c. 4.

## CAP. VI.

An Act for the repairing of a Caufey betwixt Briftowe and Gloucester. EXP.

#### CAP. VII.

An Act touching Cloth-making in Corporate and Market Towns.

WHERE the City of Worcefler, and divers other Cities, Boroughs and Towns Corporate within this Realm of " England, of long Time have been upholden, repaired and only · maintained by making of Broad Clothes called Long Clothes, Short Clothes and Coloured Clothes, and the Citizens, Free-\* men and Inhabitants of the fame Cities, Towns and Boroughs · Corporate, have thereby been greatly enriched, and the poor · People and Handicraftimen of the fame and the Counties adjoin-\* ing daily fet a work, as Weavers, Walkers, Fullers, Fulling Millmen, Sheer-men and Dyers, Forcers of Wools, Cafters of Wools 4 and Sorters of Wools, Spinners, Carders and Spullers of Yarn, " and have had their only Living thereby, till now of late, in the 5 # 6 E. 6. c. 8. ' Fifth Year of the Reign of our late Sovereign Lord King Ed-" ward the Sixth, that an Estatute was made, That no Man should · occupy Cloth-making, ne put any Broad Cloth or Clothes to · weaving or making, except he hath been Apprentice to Cloth-· making by the Space of Seven Years, or elfe have occupied and · practifed Cloth-making by the Space of Seven Years or more, • under Pain of Forfeiture of great Penalties in the fame Eflatute • limited; by Reafon whereof divers and many good Clothiers, dwelling in the faid Cities and Towns Corporate, which had · occupied and made Cloth by the Space of Five or Six Years, and fome which have married Clothiers Wives, which had oc- cupied Cloth-making by the Space of Twenty Years before, by · Reafon of the fame Estatute have been enforced to leave off and • clearly difcontinue their Cloth-making, to their great Impove-• rifhment, and to the utter Undoing of a great Number of poor · People and Handicraftimen, which daily had their Living by • the faid Clothiers : And forafmuch as the perfect and principal Ground of Cloth-making is the true Sorting of Wools, and the • Experience thereof confisteth only in Women, as Clothiers Wives

· Wives, and their Women Servants, and not in Apprentices, they

be thereby very like utterly to be undone for ever, unlefs fpeedy

• Remedy be therein provided :'

II. In Confideration whereof be it enacted, &c. [Repeaked 49 G. 3. c. 109. § 1.]

## CAP. VIII.

An Act touching the buying and currying of Leather. WHERE at the Parliament holden at Weftminfler upon Pro- 52 6E 6. rogation the xv. Day of April in the Sixth Year of the c. 15. § 1. · Reign of our late Sovereign Lord King Edward the Sixth, it was ' amongit other Things enacted, That no Perfon or Perfons of ' what Estate, Degree or Condition foever he or they be, should ' buy or engrofs, or caufe to be bought or engroffed, any Kind • of tanned Leather to fell the fame again, faving only Sadlers, Girdlers, Cordwainers and certain other Artificers, as by the fame Act more plainly may appear: Sithence the making whereof forafmuch as many poor Artificers, as Shoemakers and Coblers, • who afore that might buy from Time to Time their Stuff of the Currier ready provided and wrought fufficiently, and to buy the ' fame at a Price reasonable, and now being very poor Men, and • not able to buy Two or Three Hides or Backs of Leather at one Time, nor to pay ready Money for the fame, are inforced • to give up their Occupations in great Number, to their utter · Impoverishment and Undoing : And forafmuch also as fithence the making of the faid Eftatute all Kind of Stuff made of Lea-• ther is more flenderly and deceitfully wrought and made than ever • it was, and nevertheless as dear, or dearer; whereby it may ' appear that the faid former Act was procured for the fingular Commodity of a few rich Shoemakers and other Artificers that " are now common Regrators and Ingroffers of Leather, without · Refpect of perfect Workmanship, either of the Commonwealth, • which is well perceived both in Men's Purfes, and also in their · Shoes: The Experience is well proved, they having the only Trade of buying of Leather, Stuff and Tallow in their Hands, and notwithftanding do deliver to the Currier fo little Stuff and Fallow, whereby the Leather cannot be fufficiently wrought ; And forafmuch as the Curriers are by divers Laws bound to the fufficient Workmanship and Currying of Leather upon divers " Pains, where they may buy no Leather, nor the Shoemaker will • not allow them fufficiently to do the fame ;'

II. Be it therefore enacted, That from henceforth it shall be Curriers, &c. lawful as well for the Currier, Shoemaker, Girdler, Sadler, Budget-maker, and all other Artificers occupying the Craft or Myftery of Leather-buying, lawfully to buy all Kinds of tanned Leather Sea. in Fairs and Markets within all Places of this Realm accustomed to be fold, it being lawfully tanned and dreffed, fo that the faid Curriers, Shoemakers and Girdlers, nor any Person for them, or tor their Ufe, shall buy any Kind of tanned Leather to sell again to any Merchant or other Stranger, to be conveyed over the Sea, ne shall fend or convey any Leather beyond the Sea, upon the forteiting of all fuch Leather fo bought, the One Half of the fame to be to the Queen's Highnefs, and the other Half to him that presenteth the fame; And further, the aforesaid Act from henceforth

5 & 6 E. 6. c. 15. repealed.

The Curriers of London and Suburbs shall use their own Stuff.

Currying from St. James's Day to 25th March.

Within what Time Leather shall be curried.

Penalty.

forth to be repealed, made void and of none Effect, concerning the Curriers, Shoemakers, Sadlers, Budget-makers, Girdlers, and all other Artificers occupying the Mystery of Leather-buying, curried and dreffed.

III. And be it further enacted, That from henceforth no Perfon or Perfons (occupying the Feat or Myftery of currying of tanned Leather) within the City of London, or the Suburbs of the fame, fhall occupy about the currying of the fame Leather any other Stuff or Tallow brought unto him by any other Perfon or Perfons, but fuch as fhall be his own, upon Pain of Forfeiture of all fuch Leather fo curried, contrary to the true Meaning thereof.

IV. And furthermore, That no Currier fhall curry any Hides for any Shoemaker, to make Shoes or Boots of, from the Feaft of *St. James* the Apoftle unto the xxv. Day of *March*, but fuch as fhall be fufficiently dipped twice in the Pan, for the true and juft Workmanfhip thereof, upon Pain of Forfeiture of all fuch Leather as fhall be wrought to the contrary, the One Half of the fame to the Queen's Highnefs, and the other Moiety to him that fhall find and prefent the fame; all the fame Penalties to be recowered in Form aforefaid, by him or them that will fue for the fame, by Action of Debt, Bill, Plaint or Information, in any Court of Record, wherein no Effoin, Protection or Wager of Law fhall be admitted or allowed for the Defendant.

V. Provided always, and be it enacted by the Authority aforefaid, That when and as often as any Shoemaker or his Deputy doth bring any Leather fufficiently tanned to any Currier to be curried, delivering fufficient Liquor for well dreffing of the fame, the fame fhall be by every fuch Currier well and fufficiently curried, and made ready for the Shoemaker, within the Space of Five Days in Summer, that is to fay, from the Firft Day of *March* to the laft Day of *September*, and alfo in like Manner within the Space of Ten Days in Winter, that is to fay, from the Firft Day of *October* unto the laft Day of *February*, upon Pain to forfeit to the Party grieved, for every Hide not curried and dreffed in Manner and Form aforefaid, the Sum of Ten Shillings.

VI. Provided further, That this Provifo shall not extend to bind any Currier to drefs any Leather, which he doing his best is not able to drefs within every of the Times aforefaid, but shall extend to all such Leather as he conveniently may drefs after the common Rate of drefsing.

[See 5 & 6 E. 6. c. 15. note.]

CAP. IX.

An Act touching Ordinances and Rules in Cathedral Churches and Schools.

[See 6 Ann. c. 21.]

## CAP. X.

2 & 3 E. 6. e. 16. An Act for the Repeal of a Statute made for the uniting the PR. Parish Churches of Onger and Greenfleed in the County of Effex.

- " THE Parish Churches of Onger and Greensleed in the County
- " of Effex shall be feveral Parishes as they were before; and James
- " Morris and his Heirs shall have the Prefentation of the faid Par-
- " fonage of Onger.

CAP.

## CAP. XI.

## An A& touching the Sea-Sands in Glamorganshire.

WHERE in the xxiij. Year of the Reign of the excellent 23 H. S. c. 5. Prince of famous Memory, King Henry the Eighth, it 9 1. was enacted and eftablished, That Commissions of Sewers from " Time to Time, when Need should require, should be directed to fuch substantial and indifferent Persons as should be named by ' the Lord Chancellor of England, the Lord Treasurer, the Lord Privy Seal, and the Two Chief Juffices, or Three of them, " whereof the Lord Chancellor to be one, authorifing them, or Six <sup>6</sup> of them, to furvey Walls, Streams, Ditches, Banks, Gutters, <sup>6</sup> Sewers, Caufeys, Bridges, Trenches, Mills, Mill-dams, Floodgates, Ponds, Cocks, Ebbing Wears, and other Lets and Nu-' fances, by Reason of the outrageous Course and Rage of the ' Sea, in and upon Marshes and other low Places; which good ' Law doth not extend, nor is not taken to give Authority and ' Power unto the faid Commissioners of Sewers, to reform the ' great Hurt, Nufance and Loffes that cometh and chanceth to ' the Queen's Highnels and her Subjects, by Reafon of Sand " arifing out of the Sea, and driven to Land by Storms and Winds, whereby much good Ground lying on the Sea-coafts in fundry
Places of this Realm, and especially in the County of Glamorgan, ' is covered with fuch Sand rifing out of the Sea, that there ' cometh no Profit of the fame, to the great Lofs of the Queen's " Highnefs and her loving Subjects, and more is like to enfue, if ' fpeedy Remedy be not therein provided ;'

II. May it therefore please the Queen's Highness, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, Be it enacted, That as well the faid Act of Sewers made in And Commilthe faid xxiij. Year, as all Commissions of Sewers hereafter to be fions of Sewers directed according to the Tenour of the faid Act, may extend and give Authority, that the Commissioners therein named for the County of Glamorgan, or Six of them, whereof Three to be of the Quorum, shall by this Act, and the faid former Act and Commillion to them directed, have full Power and Authority from Time to Time to make fuch Laws, Provisions, Ordinances, Judgments and Decrees within the faid County of Glamorgan, for the Redrefs and Saving of the faid Grounds from Hurt and Destruction by Reason of the faid Sands, as they might or may do by the faid former Act and Committion for the withstanding and avoiding the outrageous Courfe and Rage of the Sca, or other Waters; any Ufage or Cuftom to the contrary notwithstanding.

## CAP. XII.

#### An A& for the Continuation of certain Statutes. EXP.

[Note, the Numbers of the Chapters are continued during thefe Three Seffions, and they are all on the fame Roll.]

extended to Giamorganshire.

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# Anno prime & fecundo PHILIPPI & MARIÆ. (A.D.1554.)

STATUTES made at a Parliament begun and holden at Westminister the Twelfth Day of November in the First and Second Years of the Reign of the most excellent and gracious PHILIP and MART, by the Grace of God, King and Queen of England, France, Naples, Jerusalem and Ireland; Defenders of the Faith; Princes of Spain and Sicilie; Archdukes of Austria; Dukes of Milan, Burgundy and Brabant; Counts of Haspurg, Flanders and Tyroll; and there continued and kept until the Diffolution of the fame, being the roj. Day of January then next enfuing : viz.

#### CAP. L

## An Act touching Letters Patents, and other Writings to be figned by the Queen's Majefty.

1 M. Seff. 3. C. 2.

WHERE in the Parliament begun and holden at Weslminster the Second Day of April in the First Year of the Reign of our most dread and gracious Sovereign Lady the Queen's " Majefty, and there continued and kept till the Diffolution of the ' fame, being the Fifth Day of May then next following, One · Act was made touching the Articles of Her Highness most • noble Marriage, in the which Act among other Things it was enacted, ordered and eftablished by the Authority of the faid Parliament, That all and fingular Gifts, Grants, Letters Patents, <sup>6</sup> Exchanges, Confirmations, Leafes and other Writings, which after the faid Marriage and during the fame, should pass and be made of any Benchees, Offices, Lands, Revenues and Fruits, • or of any of them, fhould be intituled and made in the Names of our Sovereign Lord the King and of Her most excellent
Highnels, whether His Majesty should be prefent within the
Realms and Dominions of Her Highnels, or within any of them, • or absent : And that the fame Gifts, Grants, Letters Patents, · Exchanges, Confirmations, Leafes and other Writings fo fet forth and made, should be fealed and firmed with the Sign Manual of Her Highnes; and the same so figned, and sealed • with the Great Seal of this Realm, or with fuch Seal as hath · been accuftomed, should be by the Authority of the faid Par-· liament deemed, adjudged, declared and pronounced to be as good, perfect, and of like Force, Strength and Effect in the · Law, to all Intents, Constructions and Purposes, against our • faid Sovereign Lord and Lady the King and Queen's Majeftics, • and Her Highness Heirs and Successors, as if Her Majefty had • been at the Time of the making thereof fole and unmarried; and • that all Gifts, Grants, Letters Patents, Exchanges, Confirmations, Leafes and other Writings, which after the faid Marriage, • and during the Time of the fame, fhould pais and be made of • the faid Benefices, Offices, Lands, Revenues and Fruits, or of ' any

' any of them, whereunto the Sign Manual of Her Highnefs . should not be fet, made or put, shall be by the Authority of the · faid Parliament from Time to Time deemed, adjudged, accepted, taken and decreed to be of no Force ne Effect, but utterly " frustrate and void in the Law, to all Intents, Constructions and " Purposes; the faid Marriage, or any Law, Usage or Custom to • the contrary in any wife notwithstanding, as by the faid Act more • at large doth appear:

" II. Sithence the making of which Statute, and the Solemni- zation of the faid Marriage, the Queen's most Excellent Majesty • hath been greatly molefted, grieved and troubled, with of ten • figning of Letters Patents, Gifts, Grants, Exchanges, Leafes ' and other Writings concerning and touching Benefices, Offices, · Lands, Revenues and Fruits, made and granted by and from our faid Sovereign Lord the King and Her Highnels to fundry of their most loving Subjects, to whom also it hath been and is no
 fmall Charge to attend, until fuch Time as they may procure " and obtain the Sign Manual of Her Highness unto their faid <sup>4</sup> Letters Patents, Gifts, Grants, Exchanges, Confirmations and . Leafes, without which Sign the fame are utterly void by force " of the faid Statute, to the great Danger, Lofs and utter Un-" doing of divers Perfons that have lately bought, purchased or ' obtained of our faid Sovereign Lord and Lady, the King and ' Queen's Majesties, divers Lands, Tenements and other Heredita-" ments, to their great Cofts and Charges :"

III. For Remedy whereof, Be it enacted by the Authority of Repeal thereof. this prefent Parliament, That the faid Branch or Article touching or concerning only the Signing of Letters Patents, Gifts, Grants, Exchanges, Confirmations, Leafes, or of other Writings, for any Lands, Benefices, Offices, Revenues, Fruits or other Hereditaments, shall be from henceforth clearly repealed, and made frustrate and void to all Intents and Purpofes.

IV. And be it further enacted by Authority of this prefent Par- Confirmation of liament, That all and fingular Letters Patents touching or con- former Letters cerning any Gift, Grant, Exchange, Confirmation, Leafe or other Patents, &c. Writing, the which fithence the faid Marriage hath paffed and figned with the Queen Sign been made of any Benefices, Offices, Manors, Lands, Tenements, Manual. Revenues, Fruits, Liberties or other Hereditaments, or of any of them, in the Names of our most dread Sovereign Lord and Lady the King and Queen's Majesties (the Warrant or Writing, or Warrants or Writings whereof, being figned with Her Highnefs Sign Manual, in fuch Form, Order and Degree, as the fame heretofore hath been accustomed to be figned when Her Highness was fole and unmarried) shall be by Authority of this prefent Parhament of the fame like Force, Strength and Effect in the Law, to all Intents, Constructions and Purposes as if the same were or had been figned by Her Highness Sign Manual, and as if Her Majefty had been at the Time of the making thereof fole and unmarried, and as they were before the making of the faid Act; the faid Effatute, or any Branch or Article therein contained to the contrary in any wife notwithstanding.

## CAP. II.

#### An Act for the Reformation of Excess in Apparel.

"WHOEVER shall wear Silk in or upon his Hat, Bonnet, Gir-"dle, Scabbard, Hose, Shoes or Spurleathers, shall be Three "Months imprisoned, and forfeit x. li. except Mayors, Aldermen, "Gr. If any Person knowing his Servant to offend, do not put "him forth of his Service within xiv. Days, or do retain him "again, he shall forfeit C. li.

[Repealed 1 Jac. 1. c. 25. § 45.]

#### C A·P III.

#### An A& against seditious Words and Rumours.

\* 3 E. 1. c. 34. and 2 R. 2. Stat. 1. c. 5. touching telling of News, " confirmed. Juffices of Peace in every Shire, City, Sc. shall " have Authority to hear and determine the faid Offences, and " to put the faid Two Statutes in Execution. § 1. If any Per-" fon shall be convicted or attainted for speaking maliciously of " his own Imagination, any false, feditious and flanderous News, Saying or Tales, of the King or Queen, then he shall for his " First Offence be fet on the Pillory in fome Market-place near " where the Words were spoken, and have both his Ears cut off, " unless he pay to the Queen an hundred Pound within One Month " after Judgment given, and alfo hall be Three Months imprifoned. " § 2. And if he shall speak any such slanderous and feditious " News or Tales of the Speaking or Report of any other, then " he shall be fet on the Pillory, and have One of his Ears cut off, " unlefs he pay an Hundred Marks to the Queen's Ufe within " One Month after, and shall be One Month imprisoned. § 3. " And if he shall do it by Book, Rhime, Ballad, Letter or Writ-" ing, he shall have his right Hand stricken off. § 4. And if any " Perfon being once convicted of any of the Offences aforefaid, do " afterward offend, he shall be imprisoned during his Life, and " forfeit all his Goods and Chattels.  $\oint 5$ . EXP.

## CAP. IV.

### An Act for the Punishment of certain Persons calling themfelves Egyptians.

21 H. S. c. 10.

W HERE in a Parliament holden at Wefminfler in the xxij. W Year of the Reign of our late Sovereign Lord King Henry the Eighth, (for the avoiding and banifning out of this Realm of certain outlandifh People calling themfelves Egyptiant, using no Craft nor Feat of Merchandifes for to live by, but going from Place to Place in great Companies, using great, fubtil and crafty Means to deceive the King's Subjects, bearing them in Hand, that they by Palmistry could tell Mens and Womens Fortunes, and fo many Times by Craft and Subtilty deceive the People of their Money, and committed divers great and heinous Felonies and Robberies, to the great Hurt and Deceit of the People;) it was amongst other Things then enacted, That from the Time of the making of the faid Act no fuch Perfons should be fuffered to come within this the King's Realm, upon Pain of Forfeiture to the King of all their Goods and Chattels, and then, to be commanded to avoid the Realm within Fisteen Days

• next

\* next after the Commandment, upon Pain of Imprifonment; and • fuch Perfons calling themfelves Egyptians, as were then within this " Realm, should depart within Sixteen Days next after Proclamation of the faid Act, upon Pain of Imprifonment, and For-' feiture of all their Goods and Chattels, with divers other Claufes ' and Articles contained in the faid Act, as by the faid Act more " at large it appeareth: Forafinuch as divers of the faid Company, \* and fuch other like Perfons, not fearing the Penalty of the faid ' Statute, have enterprifed to come over again into this Realm, " using their old accustomed, devilish and naughty Practices and Devices, with fuch abominable Living as is not in any Christian . Realm to be permitted, named or known, and be not duly punifhed for the fame, to the perilous and evil Example of our ' Sovereign Lord and Lady the King and Queen's Majeflies molt · loving Subjects, and to the utter and extreme undoing of divers " and many of them, as evidently doth appear :"

11. For Reformation whercof, be it ordained and enacted by Bringing Egypthe King and Queen our Sovereign Lord and Lady, the Lords time into this Spiritual and Temporal, and the Commons, in this prefent Par. Realm. liament affembled, and by the Authority of the fame, That if any Person or Persons after the last Day of January next coming do willingly transport, bring or convey into this Realm of England or Wales, any fuch Perfons calling themfelves, or commonly called Egyptians, that then he or they fo transporting, bringing or conveying in any fuch Perfons, contrary to the true Meaning of this Act, shall forfeit and lose for every Time to offending, Forty Penalty. Pounds of lawful Money of England.

III. And be it further enacted by the Authority aforefaid, Egyptians That if any of the faid Perfons called Egyptians, which shall be remaining in transported and conveyed into this Realm of England or Wales as England a is aforefaid, do continue and remain within the fame by the Space Month. of one Month, that then he or they fo offending shall by virtue of this AC be deemed and judged a Felon and Felons, and shall therefore fuffer Pains of Death, Lofs of Lands and Goods, as in Death. Cafes of Felony, by the Order of the Common Law of this Realm, and shall upon the Trial of them or any of them therein so tried in the County, and by the Inhabitants of the County or Place, where they or he shall be apprehended or taken, and not per medictatem lingue, and shall lose the Benefit and Privilege of Sanctuary (a) and Clergy.

ergy. (a) [Sanctuary taken away, 21 Jac. 1. c. 28. § 7.] IV. And be it further enacted by the Authority aforefaid, That Explians being if the Egyptians, or other Perfons commonly calling themfelves in England. Egyptians, and every of them, now being within this Realm of Tarrying there. England or Wales, do not depart out of the fame within xx. Days next after Proclamation of this prefent Act shall be made, that then he or they which shall not depart within the faid Time, according to the true Meaning of this Act, shall forfeit and lose all his and Penalty. their Goods and Chattels, and that then it shall be lawful to all and every the King's and Queen's Subjects to feife the fame; the one Moiety thereof to be to the Use of our Sovereign Lord and Lady, the King and Queen, and the other Moiety thereof to be to the Use of him or them that shall so feise the fame.

V. And be it also enacted by the Authority aforefaid, That if Egyptians nut the Egyptians, and other Perfons commonly called Egyptians, and departing within every of them, now being within this Realm of England and Wales; forty Days. VOL. IV. do D

do not depart out and from the fame within xl. Days next after Proclamation shall be made of this Act, that then he or they which shall not depart and avoid within the faid Time of xl. Days, according to the true Meaning of this Act, shall be judged and deemed according to the Laws of this Realm of England, a Felon and Felons, and shall suffer therefore Pains of Death, Loss of Lands and Goods, as in other Cafes of Felony, and shall be tried as is aforefaid, and without having any Benefit or Privilege of Sanctuary or

Clergy. VI. And be it further enacted by the Authority aforefaid, That for Egyptians to if any Person after the First Day of January next coming shall fue tany in England. for the obtaining of any Licence, Letter or Paffport, for any of the faid Perfons called Egyptians to abide or continue within this Realm of England or Wales, contrary to the Tenor of this Act. that then every fuch Perfon fo fuing shall forfeit and lose for the fame xl. li. of lawful Money of England; And that every fuch Licence, Letter and Paffport, shall be by virtue of this Act void to all Intents and Purposes; the One Moiety of all which Sums of Money, to be forfeited as is aforefaid, shall be to the King and Queen our Sovereign Lord and Lady, and the other Moiety thereof to be to him or them that will fue for the fame in any Court of Record, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Wager of Law nor Protection shall be admitted and allowed.

VII. Provided always, and be it enacted by the Authority aforefaid, That this prefent Act, nor any Thing therein contained, shall not extend or be hurtful to any of the faid Perfons commonly called Egyptians, which within the faid Time of xx. Days next after the faid Proclamation to be made as is aforefaid, shall leave that naughty, idle and ungodly Life and Company, and be placed in the Service of fome honeft and able Inhabitant or Inhabitants within this Realm, or that shall honeftly exercise himself in fome lawful Work or Occupation, but that he or they fo continuing in Service, or other lawful Work or Occupation, that during fuch Time as he or they shall so continue) be discharged of all Pains and Forfeitures contained in this Act.

VIII. Provided alfo, and be it enacted by the Authority aforethis Statute doth faid, That this Act shall not in any wife extend to any Child or Children, being not above the Age of Thirteen Years, nor to any of the faid Perfons, being now in Prifon, fo that he or they fo being in Prifon do depart out of this Realm within Fourteen Days next after his or their Delivery out of Prifon ; nor shall extend to charge any manner of Perion or Perions as accessary to any Offence or Offences contained or specified in this Statute. [ See 23 G. 2. c. 51. which repeals 5 Eliz. c. 20.]

## CAP. V.

An AA to reftrain carrying of Corn, Victuals and Wood over the Seas.

HEREAS fundry good Eftatutes and Laws have been made within this Realm, in the Time of the Queen's · Highnels most noble Progenitors, That none should transport, " carry or convey out of this Realm into any Place in the Parts beyond the Seas any Corn, Butter, Cheefe or other Victual, . • (except

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Death.

Suing of Licence

Penalty.

Provilo for certain Egyptians.

To what Perfons not extend.

 (except only for the Victualling of the Towns of Calice, Hames " and Guifnes, and the Marches of the fame) upon divers great " Pains and Forfeitures in the fame contained; that notwithstand- ing many and fundry covetous and unfatiable Perfons, feeking " their only Lucres and Gains, have and daily do carry and convey · innumerable Quantity, as well of Corn, Cheefe, Butter and " other Victual, as of Wood, out of this Realm into the Parts · beyond the Seas, by reason whereof the faid Corn, Victual and • Wood are grown unto a wonderful Dearth and extreme Prices, • to the great Detriment of the Commonwealth of this your High-" nefs Realm, and your faithful Subjects of the fame:"

II. For Remedy whereof, it may pleafe your Highnefs that it Transporting may be enacted, and be it enacted by your Highness, by the Affent Cheefe, &c. out of the Lords Spiritual and Temporal, and the Commons, in this of this Realm. present Parliament assembled, and by the Authority of the same, That no Manner of Perfon or Perfons, after the xx. Day of January next coming, shall carry and transport out of this Realm by any Ship, Crayer or other Veffel whatfoever, into any Place in the Parts beyond the Seas, or into the Realm of Scotland, any Wheat, Rye, Barley or other Corn or Grain growing within this Realm, or any Malt made within the fame, or any Beer (a), Butter, Cheefe, Herring or Wood, (except only to and for the Victualling and Furniture of the Towns of Calice, Hames and Guifnes, and to the Town of Berwick, and the Marches of the fame) without fufficient and lawful Authority fo to do; upon the Pains and Penalties here- Penalty. after enfuing ; that is to fay, The Owner and Owners of the faid Ships and other Veffels, to forfeit the faid Ships, Crayers and other Veffels, with all their Apparels to them and every of them belonging, wherein the faid Corn, Butter, Cheefe, Herring, Victual or Wood shall be fo transported and carried; and the Owner and Owners of the faid Corn, Butter, Cheefe, Herring and Wood, to forfeit the double Value of the fame fo carried and conveyed. And the Mafter and Mariners of every of the faid Ships, Crayers and Vessels, for every fuch Offence, to forfeit all their Goods, and to be imprifoned by the Space of One whole Year, without Bail or Mainprife (b). (a) [As to Beer fee 3 Jac. 1. c. 11. 1 W. & M. Seff. 1. c. 22. and fee further 3 W. & M. c. 8.] (b) [But no Forfeiture to Master of Ship unless he ad wittingly, 5 Eliz. c. 5. § 24-]

III. And be it further enacted by the Authority aforefaid, Carrying Corn, That if any Perfon or Perfons after the faid Twentieth Day of Butter, &c. in January do carry and convey away by Boat, Crayer or other Veffel, or otherwife, any Wheat, Rye, Barley, Malt, or other Corn or Grain, or any Beer, Butter, Cheefe, Herring or Wood, to any Ship or Veffel being on the Seas or within any Haven, Creek or other Place of the Border of this Realm, to be transported, carried and conveyed into any Place in the Parts beyond the Seas, or into the Realm of Sectland, without fufficient Authority fo to do, that then every Owner of the faid Victuals, Corn or other Things aforefaid fo transported or carried, and the Owner and Owners of every such Boat or Vessel, and the Boatman and Mariners of the same, shall lose, forfeit and suffer all such Forfeitures, Pains and Penalties as is above rehearfed: The one Moiety of all and every which Forfeiture Penalty. and Forfeitures to be to the King and Queen's Highness, their Heirs and Succeffors, and the other Moiety to him or them that will D 2

any Ship to be tranfpo:ted.

will fue for the fame, by Bill, Information, Action of Debt or otherwife, in any of the King and Queen's Highness Courts of Record, in which Action, Bill or Suit the Defendant shall not wage his Law, nor have any Effoin or Protection to him allowed.

IV. And he it enacted by the Authority aforefaid, That if any Perfon or Perfons shall obtain of the King and Queen's Majesties, their Heirs or Successors, or any of them, any Licence to carry and transport any Corn, Victual or Wood into any Parts beyond the Seas, that if he or they to whom any fuch Licence shall be granted, or any other to whom fuch Perfon or Perfons having fuch Licence shall give, grant or fell his or their faid Licence unto, shall carry and convey, or cause to be carried and conveyed, any more Corn, Victual or Wood, than shall be contained in his or their faid Licence, he shall forfeit the treble Value of the faid Corn, Victual or Wood fo carried and transported without fufficient Authority, and shall fuffer Imprisonment for One whole Year in the common Gaol where he shall be apprehended, there to remain without Bail or Mainprife.

V. And be it further enacted by the Authority aforefaid, That to lade all at one no Manner of Perfon or Perfons after the faid Twentieth Day of January, that shall obtain or have any fuch Licence for transporting and carrying any Corn, Victual or Wood into any Parts beyond the Seas, shall ship, lade and freight the fame, or any Part thereof, at fundry Places within this Realm, but at one Place certain : upon Pain of Forfeiture of the faid Corn, Victual and Wood, and all his Goods and Chattels; the one Moiety thereof to the King and Queen's Majefties, their Heirs and Succeffors, and the other Moiety thereof to him or them that will fue for the fame, by Action of Debt, Bill, Plaint, Information or otherwife, wherein no Wager of Law, Effoin or Protection shall be to him or them allowed.

> VI. And for the better Execution of the Act, be it further enacted by the Authority aforefaid, That all and fingular Juffices of Peace, as well within the Liberties as without, within their feveral Authorities and Commissions, at any Time within Three Years next after fuch Offences committed, shall have full Power and Authority to inquire, as well by the Oaths of Twelve lawful Men, as also to hear and examine the Master, Masters and Mariners of the faid Ships, Crayers and other Veffels, and all and every other Perfon and Perfons of all and fingular the Offenders against this prefent Act, and to hear and determine the fame Offences, as they may and ought to hear and determine any other Trefpasses or Offences.

VII. Provided always, and be it enacted by the Authority aforefaid, That at all Time and Times hereafter when the common Price of Corn within this Realm is, that Wheat shall not exceed the Price of Six Shillings and Eight-pence the Quarter, and Rye Four Shillings the Quarter, and Barley Three Shillings the Quarter, it shall be lawful to every Person and Persons to carry and transport over the Sea to any Place beyond the Seas at their Pleafure, any of the faid Kinds of Corn, fo that it be not to the King and . Queen's Enemies. [See 31 G. 3. c. 30.]

VIII. Provided always, and be it enacted by the Authority aforefaid, That this Act ne any Thing herein contained shall extend to any Perfon or Perfons for the necessary Victualling of any Ship, Ships or other Veffels, but that they and every of them may victual

Transporting more Corn, &c. than Party hcenfed.

Peraty.

Perfons licenfed Place.

Penalty.

Juffices may determine Offences.

At what Prices Corn may be transported.

Victualling of a Snip.



vicual the faid Ships and Veffels, as they might have done before the making of this prefent Act; this Act or any Thing therein contained to the contrary notwithstanding.

IX. Provided always, and be it enacted by the Authority afore- Armind's Juniffaid, That this Act ne any Thing therein contained shall not be diclica referved. prejudicial or hurtful unto the Lord Great Admiral of England for the Time being, or to the King and Queen's Majefties Jurifdiction of the Admiralty, but that the faid Lord Admiral, or his Deputy or Deputies, may and thall exercife, use and execute, all Kind of Jurifdiction belonging to the Sea, according to his or their Commiffions, as they might lawfully have done heretofore; this Act or any Thing therein contained to the contrary notwithflanding.

#### CAP. VI.

An A& for the reviving of Three Statutes made for the Punithment of Herefies.

[Repealed, together with the Three Statutes, 1 Eliz. c. 1. § 15.]

### CAP. VII.

An Act that Perfons dwelling in the Country shall not fell divers Wares, in Cities and Towns Corporate, by Retail.

WHERE before this Time the ancient Cities, Boroughs, Towns Corporate and Market-Towns within this Realm <sup>6</sup> of *England* have been very populous, and chiefly inhabited with <sup>6</sup> Merchants, Artificers and Haudicraftfinen, during which Time <sup>6</sup> the Children in the faid Cities, Boroughs, Towns Corporate and Market-Towns, were civilly brought up and instructed, and also ' the faid Cities, Boroughs and Towns Corporate, kept in good Order and Obeifance, and the Inhabiters of the fame well fet on ' work, and kept from Idlencis; By Reafon whereof, the faid <sup>4</sup> Cities, Boroughs and Towns Corporate, did then profper in "Riches and great Wealth and were as then not only able to ferve and furnish the King and Queen's Majesties, and other their Noble Progenitors Kings of this Realm, as well with great Num-' bers of good able Perfons, and well furnished, meet for the "Wars, as also then charged, and yet chargeable with great ' Fee-farms, Quindi/mes, Taxes, and divers other Payments to the "King and Queen's Majefties, which at this prefent they be not able to pay and bear, but to their utter Undoing, being few in Number to pay and bear the fame; but alfo the fame Cities, ' Boroughs and Towns Corporate, are like to come very shortly ' to utter Destruction, Ruin and Decay; by Reason whereof the <sup>4</sup> Occupiers, Linen-Drapers, Woollen-Drapers, Haberdashers and " Grocers dwelling in the Countries out of the faid Cities, Bo-' roughs, Towns Corporate and Market-Towns, do not only oc-' cupy the Art and Mystery of the faid Sciences in the Places " where they dwell and inhabit, but also come unto the faid Cities, Boroughs, Towns Corporate and Market-Towns, and there fell ' their Wares, and take away the Relief of the Inhabitants of the ' faid Cities, Boroughs, Towns Corporate and Market-Towns, to ' the great Decay and utter Undoing of the Inhabitants of the ' fame, if fpeedy Reformation therein be not had in Time con-\* venient: For Remedy whereof, and for the better Amendment 4 of

f of the faid Cities, Boroughs, Towns Corporate and MarketTowns, and to the End the fame Cities, Boroughs and Towns
Corporate may be the better able to pay the faid Fee-farms, and
alfo to bear the other ordinary Charges within the fame Cities,
Boroughs and Towns Corporate, and to furnish the King and
Queen's Maj:flies with Numbers of able Perfons, like as they
heretofore have done in Times pail in Times of War:'

II. Be it therefore enacted by our Sovereign Lord and Lady the King and Queen, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That any Perfon or Perfons which do now inhabit and dwell, or hereafter shall inhabit or dwell, in the Country any where, or County within this Realm of *England*, out of any of the faid Cities, Boroughs, Towns Corporate or Market-Towns, from and after the Feaft of St. Michael the Archangel next coming, shall not fell or cause to be fold by Retail, any Woollen Cloth, Linen Cloth, Haberdashery Wares, Grocery Wares, Mercery Wares, at or within any of the faid Citics, Boroughs, Towns Corporate and Market-Towns, or within the Suburbs or Liberties of the faid Cities, Boroughs, Towns Corporate and Market-Towns within the faid Realm of England, (except it be in open Fairs); upon Pain to forfeit and lofe for every Time fo offending, the Sum of vj. s. viij. d. and the whole Wares fo fold, proffered and offered to be fold, contrary to the Form, Intent and Effect of this prefent Act, as above is faid; the one Moiety of all which Forfeitures to be to the Use of our faid Sovereign Lord and Lady, the King and Queen's Majefties, and the other Half to him or them that shall feife and fue for the fame in any of the King and Queen's Courts of Record, by Bill, Plaint, Action of Debt, Information or otherwife, wherein no Effoin, Protection or Wager of Law shall be allowed.

III. Provided alway, That this Act fhall not in any wife extend nor be hurtful to any Perfon or Perfons, that bring any of the faid Woollen Cloth, Linen Cloth, Haberdafh, Grocery, Mercery Ware or Wares, to any of the faid Cities, Boroughs, Towns Corporate or Market-Towns, to be fold or caufe to be fold by Wholefale in Grofs and not by Retail; but that they and every of them may lawfully fell the fame in as large and ample Manner, Form and Condition, by Wholefale in Grofs, and not by Retail, as they and every of them might have done at any Time or Times before the making of this Act; any Thing herein to the contrary notwithftanding.

IV. Provided alway, That this prefent Act fhall not extend to any Perfon or Perfons that now dwell or inhabit in the Country, or hereafter fhall dwell or inhabit out of any of the faid Cities, Boroughs, Towns Corporate or Market-Towns, but that they and every of them at any Time hereafter, when they or any of them fhall be free of any of the Guilds and Liberties of any of the faid Cities, Boroughs, Towns Corporate or Market-Towns, and dwell or inhabit within any of the fame Cities, Boroughs, Towns Corporate or Market-Towns, that they and every of them fo being free fhall and may fell, or caufe to be fold, any of the Wares aforefaid, by Retail, in as ample and large Manner as they and every of them might have done, being free of the faid Cities, Boroughw and

Selling Wares, Scc. regulated,

Eurther Regula-

To what Perfons Act not to extend.

and Towns aforefaid, before the making of this Act; any Claufe or Article in this AC to the contrary notwithstanding.

V. Provided always, and be it enacted by the Authority afore- Any Perfon may faid, That it shall be lawful to all Persons to sell or cause to be sell Cloth of his fold by Retail or otherwise, all Manner of Cloth, Linen or Wool- own making. len, of their own making, in every City, Borough, Town Corporate and Market-Town within this Realm, as freely and frankly as they might have done before the making of this Act; any Thing in the fame contained to the contrary thereof notwithftanding.

VI. Provided alway, That this Act, or any Thing therein con- Liberties of tained, shall not be prejudicial or hurtful'to the Liberties and Pri- Vauverhules. vileges of the Universities of Cambridge and Oxford, or either of them; any Thing in this Act heretofore mentioned to the contrary notwithstanding.

#### CAP. VIII.

An A& repealing all Statutes, Articles and Provisions made against the See Apostolick of Rome, fince the Twentieth Year of King Henry the Eighth; and also for the Establishment of all Spiritual and Ecclefiastical Possessions and Hereditaments conveyed to the Laity.

WHEREAS fince the Twentieth Year of King Henry the Eighth of famous Memory, Father unto your Majefty • our most natural Sovereign, and gracious Lady and Queen, much falfe and erroneous Doctrine hath been taught, preached and " written, partly by divers the Natural-born Subjects of this Realm, and partly being brought in hither from fundry other Foreign ' Countries, hath been fowen and fpread abroad within the fame ; ' By Reafon whereof, as well the Spiritualty as the Temporalty • of your Highness Realms and Dominions have swerved from the <sup>6</sup> Obedience of the Sce Apoftolick, and declined from the Unity of · Christ's Church, and so have continued, until such Time as your " Majefty being first raifed up by God, and fet in the Seat Royal ' over us, and then by his Divine and gracious Providence knit ' in Marriage with the most noble and virtuous Prince the King ' our Sovereign Lord your Hufband, the Pope's Holinefs and the ' See Apostolick fent hither unto your Majesties (as unto Persons " undefiled, and by God's Goodness preferved from the common ' Infection aforefaid) and to the whole Realm, the most Reverend " Father in God the Lord Cardinal Pool, Legate de latere, to call us ' home again into the right Way from whence we have all this long " while wandred and ftrayed abroad; and we, after fundry long and ' grievous Plagues and Calamities, feeing by the Goodnels of God • our own Errors, have knowledged the fame unto the faid molt Reverend Father, and by him have been and are the rather at the ' Contemplation of your Majesties received and embraced into ' the Unity and Bolom of Christ's Church, and upon our humble <sup>4</sup> Submiftion and Promife made for a Declaration of our Repen-<sup>4</sup> tance, to repeal and abrogate fuch Acts and Statutes as had been ' made in Parliament fince the faid Twentieth Year of the faid ' King Henry the Eighth, against the Supremacy of the See Apof-' tolick, as in our Submiffion exhibited to the faid most Reverend • Father D 4

• Father in God by your Majesties appeareth : The Tenour where-• of ensueth.

' II. We the Lords Spiritual and Temporal and the Commons, affembled in this prefent Parliament, reprefenting the whole Body of the Realm of England, and the Dominious of the fame, in the Name of ourfelves particularly, and also of the faid Body univerfally, in this our Supplication directed to your Majeflics, with most humble Suit, that it may by your Graces Interceffion and Mean be exhibited to the most Reverend Father in God, the Lord Cardinal Pool, Legate, fent fpecially hither from our moft holy Father Pope July the Third, and the See Apostolick of Rome, do declare ourfelves very forry and repentant of the Schifm and Difobedience committed in this Realm and Domi, f nions aforefaid against the faid See Apostolick, either by making, agreeing or executing any Laws, Ordinances or Commandments, against the Supremacy of the faid See, or otherwife doing or ' fpeaking, that might impugne the fame: Offering ourfelves and promifing by this our Supplication, that for a Token and Know-ledge of our faid Repentance, we be and fhall be always ready, 6 under and with the Authorities of your Majesties, to the utter-6 most of our Powers, to do that shall lie in us for the Abrogation and Repealing of the faid Laws and Ordinances in this prefent 6 Parliament, as well for ourselves as for the whole Body whom we represent : Whereupon we most humbly defire your Majefties, è as Perfonages undefiled in the Offence of this Body towards the faid See, which nevertheless God by his Providence hath made fubject to you, fo to fet forth this our most humble Suit, that we may obtain from the See Apoftolick, by the faid most Reverend Father, as well particularly and generally, Abfolution, Re-<sup>4</sup> leafe and Discharge from all Danger of such Censures and Sentences, as by the Laws of the Church we be fallen into; and 6 that we may as Children repentant be received into the Bofom and Unity of Christ's Church, fo as this Noble Realm, with all the Members thereof, may in this Unity and perfect Obedience 6 to the See Apostolick and Popes for the Time being, ferve God 4 and your Majefties, to the Furtherance and Advancement of his Honour and Glory. We are, at the Interceffion of your ٤. Majeffies, by the Authority of our holy Father Pope July the . Third, and of the See Apostolick, associated, discharged and deilivered from Excommunications, Interdictions and other Cenfures · Ecclefiaftical, which hath hanged over our Heads for our faid 6 Defaults fince the Time of the faid Schifm mentioned in our Sup-• plication (a) : It may now like your Majesties, that for the Accomplishment of our Promise made in the faid Supplication, that ' is, to repeal all Laws and Statutes made contrary to the faid Supremacy and See Apostolick, during the faid Schifm, the 6 which is to be underflood fince the xx. Year of the Reign of the faid late King Henry the Eighth, and fo the faid Lord Legate doth accept and recognife the fame. (a) [In this Place the following Words occur in the Editions by Tottel, Keble and Cay : 'The which Time the' faid Lord Legate, and we do all declare, ' recognife and mean by this Act to be only fince the xx. Year of ' the Reign of your most Noble Father King Henry the Eighth.' But these Words do not appear upon the Roll.]

• III. Where

• III. Where in the Parliament begun and holden at Wefiminfler 21 H. S. c. 13. in the xxi. Year of the Reign of the late King of famous Me-" mory, King Henry the Eighth, one Act was then and there made against Pluralities of Benefices, for taking of Ferms by Spiritual "Men and for Non-refidence, in the which Act, amongil other Things, it was ordained and enacted, That if any Perfon or Per-' fons, at any Time after the First Day of April in the Year of our · Lord God One thousand five hundred and thirty, contrary to ' the fame Act, should procure and obtain at the Court of Rome, or elfewhere, any Licence or Licences, Union, Toleration or Dif-\* penfation, to receive and take any more Benefices with Cure than ' was limited and appointed by the fame Act, or elfe at any Time ' after the faid Day should put in Execution any fuch Licence, " Toleration or Difpensation before that Time obtained contrary ' to the faid Act, that then every fuch Perfon or Perfons fo after ' the faid Day fuing for himfelf, or receiving and taking fuch Bene-' fice by Force of fuch Licence or Licences, Union, Toleration ' or Difpenfation, that is to fay, the fame Perfon or Perfons only, and no other, should for every fuch Default incur the Danger, Pain and Penalty of Twenty Pound Sterling, and should also · lofe the whole Profits of every fuch Benefice or Benefices, as he receiveth or taketh by Force of any fuch Licence or Licences, . Union, Toleration or Difpenfation: And where also in the faid · Act it was ordained and enacted, That if any Perfon or Perfons · did procure or obtain at the Court of Rome, or elfewhere, any ' manner of Licence or Difpenfation to be Non-refident at their · Dignities, Prebend or Benefices, contrary to the faid Act, that • then every fuch Perfon or Perfons putting in Execution any fuch · Dispensation or Licence for himself, from the faid First Day of · April in the Year of our Lord God MDXXX, fhould run and incur the Penalty, Damage and Pain of xx.l. Sterling for every · Time fo doing, to be forfeited and recovered as by the faid Act · is declared, and yet fuch Licence or Difpenfation fo procured, • or to be put in Execution, to be void and of none Effect, as by . ' the fame Act more plainly it doth and may appear.'

" 21 H. 8. c. 13. above mentioned repealed § 4. 23 H.8. c.9. " 24H.8. c. 12. 21 H.8. c. 20. PR. 25 H.8. c. 19. 25 H.8. c. 20. " 25 H.8. c. 21. repealed. § 5—11. 26 H.8. c. 1. 25 H.8. c. 14. " 27 H.8. c. 15. 28 H.8. c. 10. 28 H.8. c. 16. 28 H.8. c. 7. " 31 H.8. c. 9. 32 H.8. c. 38. 35 H.8. c. 3. repealed.  $\S_{12}$  20. " So much of 35 H.8. c. 1. as toucheth the Oath against the " Supremacy, and all Oaths thereupon had, made and given, " repealed. § 21. 37 H.8. c. 17. repealed. § 22.

'XXIII. And where one other Act was made at the First 1E.6.c. tz. \* Seffion of the Parliament holden at Westminster in the First Year \$ 5, 7. ' of the Reign of King Edward the Sixth, entituled, 'An Act for ' the Repeal of certain Statutes, concerning Treafons, Felonies, ' &c.' In the which Act, amongst other Things, there is con-' tained certain Provisions, Pains, Penalties and Forfeitures, for and against fuch as should by open Preachings, express Words, <sup>6</sup> Sayings, Writing, Printing, Overt-Deed or Act, affirm or fet <sup>6</sup> forth, that the King of this Realm, for the Time being, is not or ought not to be the Supream Head in Earth of the Churches of ! England and Ireland, ne of any of them, or that the Bishop of Kome,

Anno 1° & 2° Phil. & MAR. c. 8. A.D. 1554.

• Rome, or any other Perfon or Perfons, other than the King of • England for the Time being, is or ought to be Supream Head • of the fame Churches, or any of them, as in the fame Act laft be-• fore rehearled more at large is contained and may appear :' Be it enacted by the Authority of this prefent Parliament, That thefe Claufes before rehearled, and other of the faid Act concerning the Supremacy, and all and every Branch, Article, Words and Scntence in the fame, founding or tending to the Derogation of the Supremacy of the Pope's Holinefs, or the See of Rome, and all Pains, Penalties and Forfeitures made againft them that flould by any Means fet forth and extol the faid Supremacy, fhall be from henceforth utterly void and of none Effect.

" All Statutes made against the Supremacy of the Pope or See " Apostolick fince the 20 H.8. repealed. § 24.

• And where we your most humble Subjects, the Lords Spiritual • and Temporal, and Commons, in this prefent Parliament affembled, • have exhibited to your Majesties one other Supplication in Form • following:

• XXV. We the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, reprefenting the whole Body of this Realm, reduced and received by your Majefties Interceffion to the Unity of Chrift's Church, and the Obedience of the See Apoftolick of *Rome*, and the Pope's Holinefs governing the fame, make moft humble Suit unto your Majefties to be like wife Means and Interceffors, that all Occafions of Contentior, Hatred, Grudge, Sufpicion and Trouble, both outwardly and inwardly in Mens Confeiences, which might arife amongft us by reafon of Difobedience, may by Authority of the Pope's Holinefs, and by Miniftration of the fame unto us by the moft Reverend Father in God the Lord Cardinal *Pol*, by Difpenfation, Toleration or Permiffion refpectively, as the Cafe fhall require, be abolifhed and taken away, and by Authority fufficient thefe Articles following, and generally all others, when any Occafion fhall require, may be provided for and confirmed.

• XXVI. First, That all Bishopricks, Cathedral Churches, • Hospitals, Colleges, Schools and other such Foundations now • continuing, made by Authority of Parliament, or otherwise • established according to the Order of the Laws of this Realm, • fithence the Schifm, may be confirmed and continued for ever.

<sup>6</sup> XXVII. Item, That Marriages made infra gradus prohibitos <sup>6</sup> confanguinitatis, affinitatis, cognationis fpiritualis, or which might be <sup>6</sup> made void propter impedimentum publice beneflatis, jufitie, or for <sup>6</sup> any other Caule prohibited by the Canons only, may be con-<sup>6</sup> firmed, and Children born of those Marriages declared legitimate, <sup>6</sup> fo as those Marriages were made according to the Laws of the <sup>6</sup> Realm for the Time being, and be not directly against the Laws <sup>6</sup> of God, nor in such Case as the See Apostolick hath not used to <sup>6</sup> dispense withal. <sup>6</sup> XXVIII. That Inftitutions of Benefices, and other Promo-

tions Ecclefiaftical, and Difpenfations made according to the
Form of the Act of Parliament, may be likewife confirmed.

• XXIX. That all judicial Process made before any Ordia • naries of this Realm, or before any Delegates upon any Ap-• peals,

Repeated.

Articles may be confirmed.

What Ecclefiaftical Foundations continued.

Marriages.

Inflitutions of Benefices, &c.

Benchees, &c.

Made upon Appeals. ' peals, according to the Order of the Laws of this Realm, • may be likewife ratified and confirmed.

"XXX. And finally, where certain Acts and Statutes have Lands and 'been made in the Time of the late Schifm, concerning the Goods of Bi-· Lands and Hereditaments of Archbishopricks and Bishopricks, the Suppression and Diffelution of Monostarias Abbays, Priories, differred, that " the Supprefiion and Diffolution of Monalteries, Abbeys, Priories, fo continues. " Chantries, Colleges, and all other the Goods and Chattels of " Religious Houses; fince the which Time the Right and Do-' minion of certain Lands and Hereditaments, Goods and Chat-' tels, belonging to the fame, be difperfed abroad, and come to the Hands and Posseffions of divers and fundry Persons, who by "Gift, Purchafe, Exchange and other Means, according to the ' Order of the Laws and Statutes of this Realm for the Time ' being, have the fame : For the Avoiding all Scruples that might ' grow by any the Occafions aforefaid, or by any other Ways or ' Means whatfoever, It may pleafe your Majesties to be Inter-<sup>4</sup> ceffors and Mediators to the faid most Reverend Father Cardinal " Pool, that all fuch Caufes and Quarrels, as by Pretence of the ' faid Schifm, or by any other Occasion or Mean what sever might ' be moved by the Pope's Holinefs or See Apostolick, or by any 'other Jurifdiction Ecclesiastical, may be utterly removed and ' taken away; fo as all Perfons having fufficient Conveyance of ' the faid Lands and Hereditaments, Goods and Chattels as is ' aforefaid, by the Common Laws, Acts or Statutes of this \* Realm, may without Scruple of Confcience enjoy them without <sup>6</sup> Impeachment or Trouble by Pretence of any general Council, <sup>6</sup> Canons or Ecclefiaftical Laws, and clear from all Dangers of the \* Cenfures of the Church.

' XXXI. And conformably hereunto, the Bifhops and Clergy · of the Province of *Canterbury* have prefented to your Majefties a Supplication, in this Tenour that followeth.

NOS Episcopi et Clerus Cantuarienfis Provincie in bac Synodo The Clergy's more nostro folito, dum Regni Parliamentum celebratur, congregati, Petition. cum omni debita humilitate et reverentia, exponimus Majestatibus vestris, quod licet Ecclefiarum quibus in Episcopos, Decanos, Archidiaconos, Reflores et Vicarios preselli sumus, et animarum, que nobis et cure wfire subjecte sunt, et earundem bonorum, jurisdictionum et jurium, ex facrorum Canonum dispositione, defensores et curatores constituti sumus, et propierea ipfarum bona, jurifditiones, & jura in perniciofo hujus Regni preterito schifmate deperdita & amissa, omni studio, et totis nostris viribus recuperare, et ad pristinum Ecclesiarum jus revocare, juris remediis niti deberemus : Nibilominus tamen babito prius per nos super bac re maturo sonfilio, et deliberatione, ingenue fatemur nos optime cognoscere quam bec bonorum Ecclefiasticorum difficilis et quasi impossibilis esset recuperatio, propter multiplices ac pene inextricabiles super his babitos contractus et difpysitiones, et quod fi ea tentaretur, quies et tranquillitas Regni facile perturbaretur, et unitas Ecclefie Catholice, que jam pietate et authoritate Majeflatum veftrarum, boc in Regno introducta eff., cum maxima diffisultate faum debitum progressum et finem surtiri posset : Ideo nos benam et quietem publicam privatis commoditatibus, et falutem tot an marum pretiof, Christi fanguine redemptarum terrenis bonis anteponentes, et non que nofira fed que Jelu Christi funt querentes, Majeflates veflras enixe rogamus, ejufo; + bumiliter supplicamus, ut reverendissimo in Christo Patri Domino Reginaldo Cardinali Polo, ad ipfas et univerfum boc Angliæ

+ Sic.

Angliæ regnum fanctiffimi Domini nostri, Domini Julii Pape tertii, et Apostolica fedis de latere Legato, hac nomine nostro infinuare, et apud eum intercedere dignentur, ut in his bonis Ecclefiaficis, in parte vel in toto, arbitrio fuo juxta facultates fibi ab eodem fantiffimo Domine noftre Papa concessas, corundem bonorum detentoribus, clargiendis et relaxandis, publicum bonum privato, pacem et tranquillitatem diffidus & perturbationibus, atq; animarum falutem bonis terrenis preferre et anteponere velit. Nos enim in omnibus que ab ipfo Legato flatuta et ordinata circa bec bona fuerint, exnunc, prout extunc, et e contra confensum + nostrum preflamus, imo etiam et in præmiffis fe difficilom aut reflrictum reddere non velit, Majeflates vestræ nostro nomine eum hortari, et rogare digna-Insuper Majestatibus vestris supplicamus ut pro sua pictate buntur. efficere dignentur, ut ea que ad jurifdictionem nostram et libertatem Ecelesiassicam pertinent, sine quibus debitum ngsri pastoralis officii et cure animarum nobis commisse excrete non possumus, nobis superiorum temporum injuria ablata, restituantur, et ea nobis et Ecclesiis + perpetuo ille sa et falva permaneant, et ut omnes leges, que bane nostram jurisdictionem et libertatem Ecclefiaflicam tollunt, feu quovis modo impediunt, abrogentur, ad honorem Dei et Majcstatum vestrarum, et universi hujus Regni spirituale et temporale commodum et falutem; certam spem etiam babentes, Majestates westras, pro fua singulari in ipsum Deum pietate, proque multis et infiguibus ab ipfius Dei bonitate acceptis beneficiis, necessitatibus et incommodis hujus sui Regni, Ecclessarum maxime curam animarum habentium, nunquam defuturas effe, fed prout opus fuerit, confulturas atque provisuras.

• XXXII. Forafmuch as the faid moft Reverend Father the • Lord Legate, at the Interceffion of your Majeflies, hath by • the Authority of the See Apoftolick fufficiently difpenfed in the • Matters fpecified in the faid feveral Supplications, as in his • faid Letters of Difpenfation is contained more at large: The • Tenor whereof enfueth,

**R** EGINALDUS miseratione divina Santie Marine in Cosmodin fancie Romane Ecclesie Diaconus, Cardinalis Polus nuncupatus, ad Sereniffimos Philippum et Mariam, Anglia Reges, fidei Defenfores, et universum Anglia regnum, santiffini Domini nostri Pape et fedis Apostolice de latere Legatus, eisdem Serenissimis Philippo et Mariz Regibus falutem in Domino sempiternam. Cum supremum Consilium issu Regni, Parliamentum nuncupatum, Majestatibus vestris, per suos supplices libellos exposuiffet, quod perniciocisfimo schifmate in boc regno alias vigente, quod nunc Dei mifericordia et Majestatum vestrarum pietate extinctum est, authoritate ipsius Parliamenti, nonnulli Episcopatus divisi, et ex his alique inferiores Ecclesie, in Cathedrales crette, et schole atque hospitalia fundata, necnon plurime dispensationes, et beneficiorum provisiones fatte fuerunt, ac multe persone quibus persuasum fuerat, juris Canonici dispositiones + boc in Regno amplius locum non babere, inter se in gradibus consanguinitatis vel affinitatis de jure probibitis, et aliis impedimentis Canonicis sibi obstantibus, matrimonia per verba de presenti contraxerunt, et multi actus judiciarii et processus, tam in primis quam ulterioribus inflantiis fuper rebus spiritualibus et Ecclesiasficis, coram Judicibus tam Ordinariis quam Delegatis, qui autoritate laicali procedebant, babiti et servati, ac fuper eis etiam sententie late et promulgate fuerunt, et bona Ecclefiaflica per diversas ejusdem regni personas occupata et apprehensa fuerunt : Que quidem, licet ex sacrorum Canonum infiitutis irrita declarari possent, tamen h ad alium statam, quam in quo RIALC

+ Sic.

+ Sic.

The Difpenfation of Cardinal Pool Legate de Intere.

🛉 Sic.

.nunc funt, revocarentur, publica pax et quies universi regni turbaretur, et maxima confusio ori retur, præsertim si dietorum bonorum possessor molestarentur; et propterea Majestatibus vestris humiliter supplicaverint, ut apud nos intercedere dignentur, ut præmissarum rerum firmitati et flabilitati, et fimul bujus regni quieti et tranquillitati, de benignitate Apofolica providere velimus; Cumq; Epifcopi quoq; deinde ac reliquus provincie Cantuariensis Clerus, totum fere corpus Ecclesiasliccrum regno representans, ad quos hec bonorum Ecclesiasticorum causa maxime pertinet, exposuerint, quod hac bona ad jus Ecclesiarum revocari non poffunt, quin pax universalis, et quies hujus regni turbetur, et causa sidei atque unitatis Ecclefie, jam toto omnium confensu hoc in regno introducta, in maximum periculum adducatur; et propterea ipfi quoque fupplicaverint, ut apud nos intercedere velint, ut in his bonis Ecclefiaflicis pofsefforibus relaxandis restricti et difficiles esse nolemus, Majeslates autem vifire, ad quas maxime special providere, ut regnum ipsarum potestati, regimini, et cure commiffum, in pace et tranquillitate confervetur, hie fupplicationibus et postulatis cognitis et mature consideratis, judicaverint ea omnia, et maxime illa que in bonorum Ecclesiassicorum causa petuntur, pro causa fidei, et pro pace publica, per nos debere fine ulla dilatione concedi, et quemadmodum rogate fuerunt, apud nos intercedere dignate fuerint; prout in Supplicationibus per idem Supremum Concilium et Epifcopos ac Clerum prefatum Majestatibus vestris porrettis, atque in libello intercessionis per easdem Majestates vestras nobis simul cum aliis suppli-Ideirco nos qui ad Majeflates Cudinal Pont cationibus exhibito, latius apparet. vestras et boc nobilifimum vestrum Regnum, a Sanziffimo Domino noftro fent to reconcite Julio Papa tertio, ipfius et fedis Apostolica de latere Legati milfi fumus, the Realm to God, Carui's ut regnum iftud, quod jam diu ab Ecclefie Catholice unitate Jeparatum Church, and his fuerat, Deo et Ecclefie Christi, ejusque in terris Vicario reconcilia- Vicar in Earth. remus, et ut ea omnia que ad pacem et tranquillitatem hujus regni pertinerent, cmni sludio procuraremus, postquam Dei benignitate, et Majestatum vestrarum pietate, per autioritatem ejusdem Santifimi domini wostri Pape, cujus vices bic fustinemus, reconciliatio jam fatta 'est, ut paci et tranquillitati regni prefati confulamus; atq; ut unitas Ecclefie, (ex qua falus animarum pretiofo Christi fanguine redemptarum dependet, boc in regno jam introducta) corroboretur, et salva permaneat; cum utriufq; rei stabilitatem in eo maxime confistere, fi horum bonorum Ecclefiafficorum + poffefforibus molestia nulla inferatur, quo minus ea teneant, tot et tam gravia testimonia nobis fidem faciant, et Majestatum vestrarum interceffio, que pro unitate Ecclefia, et fedis Apostolica authoritate, boc in regno instauranda, tam fludiose et tam pie elaborarunt, eam quam par eft authoritatem apud nos habeat, et ut universum hoc regnum sedis Apostolica maternam vere indulgentiam, et charitatem erga se, agnoscat et re ipfa experiatur : Quoscung; ad quos infra scripta pertinent, a quibufvis excommunicationis, suspensionis et interdicti aliisq; Ecclesiasticis fententiis, censuris et panis a jure vel ab bomine quavis occasione vel causa latis, si quibus quomodolibet innodati existant, ad effectum prasentium duntaxat confequendum harum ferie absolventes et absolutos fore censentes, authoritate Apostolica, per literas sanctissimi Domini nostri Dom. Julii Papa tertij nobis concessa, et qua fungimur in hac parte, tenore presentium dispensamus; quod omnes et fingule Cathedralium Churches, &c. Ecclefiarum erectiones, hofpitalium et scholarum fundationes, tempore during Schitte preteriti schismatis, licet de facto et nulliter attentata, in eo statu in quo conhimed. sunc funt, perpetuo firme et stabiles permaneant, illisq; Apostolice firmi- Dispentation tatis robur adjicimus, ita ut non ea authoritate qua prius, fed ea quam Matriages sunc eis tribuimus, falle ab omnibus censcantur. Et cum omnibus et. Leg timation of fingulis Children.

+ Sic.

The Erection of all Cathedral with certain

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fingulis personis regni predicti, que in aliquo consanguinitatis vel affini" tatis gradu etiam multiplici, vel cognationis spiritualis seu publica honestatis justitie impedimento de jure prstivo introductis, et in quibus Sanctiffimus Dominus noster Papa dispensare consuevit, matrimonia scienter vel ignoranter de facto contraxerint, ut aliquo impedimentorum pramifforum non obstante, in eorum matrimoniis sic contractis, libere et licite remanere, seu illa de novo contrabere possint, misericorditer in Domino dispensamus, prolem susceptam, suscipiendam, legitimam decernentes, ita tamen ut qui fcienter et malitiofe contraxerint, a fententia excommuni-cationis, et ab inceftus feu facrilegij reatu, absolutionem a fuo Ordinario vel Curato quibus id faciendi facultatem concedimus obtineant : Ac omnes Ecclesiasticas, seculares, seu quorumvis ordinum regulares personas, que aliquas impetrationes, dispensationes, concessiones, gratias et indul:a, tam ordines quam beneficia Ecclefiastica, seu alias spirituales materias, pratensa authoritate supremitatis Ecclesia Anglicana, licet nulliter et de facto obtiauerint, et ad cor reverse Ecclesie unitati restitute fuerint, in suis ordinibus et beneficijs per nos ipfos, feu a nobis ad id deputatos, mifericorditer recipiemus, prout jam multa recepte fuerunt, fecumq; fuper his opportune in domino dispensabimus. Ac omnes processus in quibusois instantiis coram quibufvis Judicibus, tam ordinarijs quam delegatis, etiam laicis, super materijs spiritualibus habitos et formatos, et sententias super eis latas, licet nulliter et de facto, quoad nullitatem ex defectu jurifdictionis prafato tantum infurgentem, fanamus, illofq; et illas authoritate Apoflo-lica confirmamus. Ac quibufvis bujus regni perfonis, ad quorum manus bona Ecclefiastica ex quocunq; contractu feu titulo oneroso vel lucrativo jam devenerint, illaque tenuerint, seu etiam teneant, omnes et quoscunq; fructus ex ejusdem bonis, licet indebite perceptos, in totum remittimus et Lands and Goods relaxamus : Volentes ac decernentes, quod difforum bonorum Ecclefiafticorum tam mobilium quam immobilium poffeffores prafati non poffint in presenti nec in posterum, seu per conciliorum generalium vel provincialium dispositiones, seu decretales Romanorum Pontificum Epistolas, seu aliam quamcunq; cenfuram Ecclesiaficam in dictis bonis, seu corundem poffesfione moleflari, inquietari vel perturbari, nec eis alique cenfure vel pene Ecclesiaslica propter hujusmodi detentionem, seu non restitutionem irrogari vel infligi, et fic per quoscunq; Judices et Auditores, sublata eis quavis aliter judicandi et interpretandi facultate et authoritate, judicari et definiri debere, et quicquid secus attemptari contigerit, irritum et inane fore decernimus, non obstantibus præmissis defectibus et quibusvis Apost licis, ac in provincialibus et syncdalibus conciliis editis, specialibus vel generalibus, conflitutionibus et ordinationibus cæterifque contrariis quibufcunq; Admonemus tamen, cum divisio Episcopatuum et erectio Cathedralium Ecclefiarum fint de majoribus caufis, que summo Pontifici sunt refervate, recurrendum effe ad fuam fantitatem, et ab ea fuppliciter postulandum, ut hac confirmare, seu de novo facere dignetur; Et licet omnes res mobiles Ecclefiarum indistincte eis qui eos + tenent relaxaverimus, cos tamen admonitos effe volumus, ut ante oculos habentes divini judicij severitatem contra Balthasarem Regem Babylonis, qui vasa sacre non a je, fed a patre e templo ablata in prophanos usus convertit, ea propriis Ecclefiis fi extant, vel aliis restituant. Hortantes etiam, et per viscera misericordie Jesu Christi ebiestantes, eos omnes quos bec res tangit, ut falutis fue non omnino immemores, hoc faltem efficiant, ut ex bonis Ecclefiasticis, maxime iis qua ratione personatuum et vicariatuum populi ministrorum fustentationi fuerint specialiter desinata, seu aliis Cathedralibus, et aliis que nunc extant inferioribus Ecclessis curam animarum exercentibus, ita provideatur, ut earum pastores, persone et vicarij, commide

Batification of Processes, &c. in Matters Ecclefattical.

of the Church come to the Hands of others thall continue.

+ Sig.

An Admonition to mole that hold the Goods of the Church.

mode et bonefte juxta eorum qualitatem et statum sustentari possint, et curam animarum laudabiliter exercere, et onera incumbentia congrue supportare. Datum Lambeth prope Londinum, Wintonien. Dioceff. Anno Nativitatis Dom. MDLIV. Nono Calend. Januarij, Pontif. Santiffimi in Chrifto patris, et Domini nostri Julij, divina pr videntia, Papa Reginaldus Cardinalis Polus Legatus. tertii, anno quinto.

We the faid Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, rendring most humble Thanks to your Majefties, by whofe Interceffion and Means we have obtained the faid Difpenfations of the Pope's Holineis, by the faid most reverend Father in God, his Legate, most humbly befeech the fame, that it may be ordained as followeth :

XXXIII. And therefore be it enacted by the Authority of this The Cartinar's prefent Parliament, That all and fingular Articles and Claufes Difpensation contained in the faid Difpenfation, as well touching the Establish- confirmed by ment of Bishopricks and Cathedral Churches, as also the Confirmation of Marriages in Degrees prohibited by the Canons of the Church, the Legitimation of Children, and the Ratification of Procefs, and of Sentences in Matters Ecclefiaftical, touching the Invalidity of them for want of Jurisdiction, and the Institutions and Destitutions of and in Benefices and Promotions Ecclesiastical, Dispensations and Graces given by such Order as the publick Laws of the Realm then approved, and all other Things before contained in the faid Letters of Difpenfations, shall remain and be reputed and taken to all Intents and Constructions in the Laws of this Realm, lawful, good and effectual, to be alledged and pleaded in all Courts Ecclesiaflical and Temporal, for good and fufficient Matter, either for the Plaintiff or Defendant, without any Allegation or Objection to be made against the Validity of them, by Pretence of any general Council, Canon or Decree to the contrary made or to be made in that Behalf.

"XXXIV. And whereas divers and fundry late Monasteries, \* Priories, Commandries, Nunneries, Deanaries, Prebends, Colleges, Hofpitals, Houses of Fryers, Chantries and other Reli-gious and Ecclefiastical Houses and Places, and the Manors,
Granges, Meffuages, Lands, Tenements, Rectories, Tithes, Pen-' fions, Portions, Vicarages, Churches, Chapels, Advowfons, No-6 minations, Patronages, Annuities, Rents, Reversions, Services, 6 and other Poffessions and Hereditaments to the faid late Monasteries, Priories, Nunneries, Commandries, Deanaries, Chantries, Prebeads, Houfes of Fryers, Colleges, Hofpitals, and other Reli-6 gious and Ecclefialtical Houfes and, Places, and fundry Arch-bishopricks and Bishopricks within this Realm, late appertaining 4 \* and belonging, came as well to the Hands and Possessions of the faid King of famous Memory, Henry the Eighth, Father unto your Majefty our faid Sovereign Lady, by Diffolution, Gift, . 6 Grant, Surrender, Attainder or otherwife, as also to the Hands 6 and Possefion of divers and fundry other Persons, and Bodies 6 Politick and Corporate, by fundry Means, Conveyances and Affurances, according to the Order of the Laws and Statutes of • this Realm.

" XXXV. And where also divers Manors, Lands, Tenements and Hereditaments, Parcel of the Pofelions of Archbishopricks and Bishopricks, and many and fundry late Deanaries, Colleges, · Chantrics,

## Anno 1º & 2º PH11. & MAR. c.8. A.D. 1554.

. Chantries, Rectories, Prebends, Free Chapels, Guilds and Fra- ternities, Manors, Houfes, Granges, Lands, Tenements, Rents, Services and other Ecclefiaftical Poffeffions and Hereditaments, . Goods and Chattels to the faid Archbishopricks, Bishopricks, . Deanaries, Colleges, Chantries, Free Chapels, Rectories, Guilds and Fraternities, late appertaining and belonging, or appointed ' to and for the finding of Priefts, Obits, Lights, or other like \* Purpofe, came as well to the Hands and Poffeffions of the faid \* late noble King Edward the Sixth, Brother unto your Majefty • our Sovereign Lady, by Virtue of an Act of Parliament thereof " made, or otherwife ; as allo to the Hands and Poffeffion of di-\* vers and fundry other Perfons, and Bodies Politick and Corpo-\* rate, by fundry Means, Conveyances and Affurances, according to the Order of the Laws of this Realm; a great Number of which faid late Monasteries, Priories, Nunnerics, Commandries, Deanaries, Colleges, Hofpitals, Prebends, Chantries, Free Chapels, Guilds and Fraternities, and the Manors, Granges, Meffuages, Lands, Tenements, Rents, Reversions, Services, " Tithes, Penhons, Portions, Vicarages, Churches, Chapels, Ad-" vowfons, Nominations, Patronages, Annuities and Hereditaments, Goods and Chattels, to the faid Monasteries, Priories, Nunneries, Commandries, Deanaries, Colleges, Hofpitals, Chan- tries, Free Chapels, Guilds, Fraternities and other Ecclefiaftical Houfes, Archbishopricks and Bishopricks belonging, as well for great Sums of Money, as for other good and reafonable · Caufes and Confiderations, have been conveyed and affured to · divers the Subjects and Bodies Politick of this Realm, as well • by the faid King Henry the Eighth, the faid King Edward the Sixth, and by your Highness our Sovereign Lady, and jointly • by both your Majefties, as alfo by divers the Owners of the faid Ecclediattical Poffeffions; which faid Conveyances and Affurances by their fundry Letters Patents and other Writings more plainly do and may appear. Forafmuch as the faid moft Reverend Father hath alfo by the faid Difpenfations removed and taken away all Matter of Impeachment, Trouble and Danger, which by Occasion of any General Council, Canon or Decree Ecclefiaftical, might touch and difquiet the Poffeffions of fuch . Goods moveable, Lands, Tenements, Poffeffions and Heredita-\* ments, as were of late belonging to any of the faid Archbishopricks, Bithopricks, Monafteries, Priories, Nunneries, Commandries, Deanaries, Colleges, Chantries, Prebends, Rectories, Hofpitals, Houfes of Friers, or other Religious and Ecclefiaftical <sup>4</sup> Houfes and Places of what Nature, Name, Kind or Quality <sup>4</sup> foever they be of; Yet for that the Title of all Lands, Poffet-6 fions and Hereditaments, in this your Majefties Realm and Do-" minions, is grounded in the Laws, Statutes and Cuftoms of the \* fame, and by your high Jurifdiction, Authority Royal, and \* Crown Imperial, and in your Courts only, to be impleaded, or-4 dered, tried and judged, and none otherwife; and understanding <sup>6</sup> that the whole, full, and most gracious Intents, Mind and De-<sup>6</sup> termination of your most excellent Majesties be, That all and every Perfon and Perfons, Bodies Politick and Corporate, their · Heirs, Succeffors and Affigns, and every of them, shall have, keep, retain and enjoy all and every their Estates, Rights, Posselfions and Interests that they and every of them now have, or hereafter

Force of the Cardinal's Difpenfations.

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The Title of all Lands is groundedupon the Laws of the Realm,

after shall have, of and in all and every the Manors, Granges, . Meffuages, Lands, Tenements, Tithes, Pensions, Portions, Ad-' vowfons, Nominations, Patronages, Annuities, Rents, Rever-\* fions, Services, Hundreds, Wapentakes, Liberties, Franchifes, ' and other the Poffeffions and Hereditaments of the faid Mo-' nasteries, Abbies, Priories, Nunneries, Commandries, Deanaries, <sup>4</sup> Colleges, Prebends, Hofpitals, Houfes of Fryers, Chantries, \* Rectories, Vicarages, Churches, Chapels, Archbishopricks, Bi-'.fhopricks and other Religious or Ecclefiaftical Houfes or Places, ' or of any of them, within this Realm or the Dominions of the ' fame, by fuch Laws and Statutes as were in Force before the " First Day of this present Parliament, and by other lawful Con-' veyance to them thereof made.'

XXXVI. That it may be enacted by the Authority of this pre- The Queen and fent Parliament, That as well your Majefty, Sovereign Lady, all others fhall your Heirs and Succeffors, and also all and every other Perfon of Manaferies. and Perfons, Bodies Politick and Corporate, their Heirs, Succeffors &c. and their and Affigns now having, or that hereafter shall have, hold or en- Lands, as they joy any of the Scites of the faid late Monasteries, and other the now have or Religious or Ecclefiaftical Houfes or Places, and all the faid Ma- fhall havenors, Granges, Messuages, Lands, Tenements, Tithes, Pensions, Portions, Glebe Lands, Advowfons, Nominations, Patronages, Annuities, Rents, Reversions, Services, Hundreds, Wapentakes, Liberties, Franchifes, Profits, Commodities, and other the Posseffions and Hereditaments of the faid late Monasteries, Abbies, Priories, Nunneries, Commandries, Deanaries, Colleges, Prebends, Hofpitals, Houses of Fryers, Rectories, Vicarages, Chantries, Churches, Chapels, Archbishopricks, Bishopricks, and other Religious and Ecclefiaftical Houfes and Places, or of any of them, of what Name, Nature or Kind foever they be, shall have, hold, poffels, retain, keep and enjoy all and every the faid Scites, Manors, Granges, Meffuages, Lands, Tenements, Poffeffions, Profits, Commodities and other Hereditaments, according to fuch Interests and Eftates, as they and every of them now have or hold, or hereafter shall have or hold, of and in the same, by the due Order and Course of the Laws and Statutes of this Realm, which now be, or were flanding in Force before the First Day of this prefent Parliament, in Manner and Form as they should have done, if this Act had never been had ne made; this Act or any Thing herein contained to the contrary in any wife notwithstanding.

XXXVII. Saving to you our faid Sovereign Lady, your Heirs Other Mens and Succeffors and every of them, and to all and every other Per- Titles faved. fon or Perfons Subjects of this Realm, and Bodies Politick and Corporate, and to their Heirs and Successions, and to the Heirs and Succeffors of all and every of them (other than fuch whole Right, Title or Interest is bounden or taken away, undone or extinct by any AA of Parliament, heretofore made or otherwife) all fuch Right, Title, Claim, Posseffion, Interests, Rents, Annuities, Commodities, Commons, Offices, Fees, Leafes, Liveries, Livings, Penfions, Portions, Debts, Duties and other Profits, which they or any of them lawfully have, or of Right ought to have, or might have had, in, of, or to any of the Premisses, or in, of, or to any Part or Parcel thereof, in fuch like Manner and Form, and Condition, to all Intents, Respects, Constructions and Purposes, as if this Act had never been had ne made.

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XXXVIII. And

of Monafteries,

Statutes concerning the Affurance of Abbey Lands, Sc. of H. 8. and E. 6. confirmed.

Affurances to H.8, and E, 6. and all other Perfons, of Abhey Lands confirmed.

Mulefting any Perfon for any Abbey Lands.

XXXVIII. And that it may be further enacted by the Authority aforefaid, That all and every Article, Claufe, Sentence and Provifo, contained or specified in any Act or Acts of Parliament concerning or touching the Affurance or Conveyance of any the faid Monafteries, Priories, Nunneries, Commandries, Deaneries, Prebends, Colleges, Chantries, Hofpitals, Houfes of Friers, Rectories, Vicarages, Churches, Chapels, Archbifhopnicks, Bifhopricks and other Religious and Ecclefiaftical Houfes and Places, or any of them, or in any wife concerning any Manors, Lands, Tenements, Profits, Commodities, Hereditaments, or other the Things before specified, to the faid King Henry the Eighth, or King Edward the Sixth, or either of them, or any other Perfon or Perfons, or Body Politick or Corporate and every of them, and all and every Writing, Deed and Inftrument concerning the Affurance of any the fame, shall stand, remain and be in as good Force, Effect and Strength, and shall be pleaded and taken Advantage of, to all Intents, Constructions and Purposes, as the same should, might or could have been, by the Laws and Statutes of this Realm, in case this prefent Act had never been had ne made.

XXXIX. And that all Feoffments, Fines, Surrenders, Forfeitures, Affurances, Conveyances, Eftates and Interests in any wife conveyed, had or made to our faid late Sovereign Lord King Henry the Eighth, or to our faid late Sovereign Lord King Edward the Sixth or either of them, or to any other Perfon or Perfons, Bodies Politick or Corporate or to any of them, by Deed or Deeds, Act or Acts of Parliament or otherwife, of any the Scites, Manors, Lands, Tenements, Poffeffions, Profits, Commodities or Hereditaments of any of the faid Archbishopricks, Bishopricks, late Monasteries, Priories, Numeries, Commandries, Deaneries, Houfes of Fryers, Colleges, Chantries, Hospitals, Prebends, Free Chapels, or of any Manors, Lands, Tenements, Reverfions, Services, Tithes, Penfions, Portions, Annuities or of any other Hereditaments, of, by or from any Ecclefiaftical or Spiritual Perfon or Perfons, or by or from any Spiritual or Ecclefialtical Corporation or Body Politick, shall be as good and available in the Law, to all Intents, Constructions and Purposes, as they were by the Laws and Statutes of this Realm flanding in Force before the First Day of this prefent Parliament: And that the fame may and fhall be pleaded, alledged or taken Advantage of, in fuch Sort, and to fuch Effect, as they fhould, could or might have been by the Laws and Statutes of this Realm standing in Force before the faid First Day of this prefent Parliament; and that all and every Claufe and Article of Saving, contained in all and every the faid Acts and Statutes, shall stand, remain and be in such Force, Strength and Effect, as they were before the faid First'Day of this prefent Parliament; any Thing contained in this prefent Act to the contrary in any wife notwithstanding.

XL. And that it may be in like Manner enacted by Authority aforefaid, That whofoever shall by any Process obtained out of any Ecclefiaftical Court within this Realm or without, or by Pretence of any Spiritual Jurildicction or otherwife, contrary to the Laws of this Realm, inquiet or moleft any Perfon or Perfons or Body Politick, for any of the faid Manors, Lands, Tenements, Hereditaments or Things above specified, contrary to the Words, Sentences and Meaning of this Act, shall incur the Danger of the Act of \* 1 Premmire,

Prenumire, made the xvi. Year of King Richard the Second, and 16 R. 2. c. 5. shall fuffer and incur the Forfeitures and Pains contained in the fame.

XLI. Provided alway, That it shall and may be lawful to any Proviso for Perfon or Perfons, Body Politick and Corporate, to fue in any Suits for Tithes competent Ecclefiaftical or Spiritual Court within this Realm, for of Abbey Lands, Tithes, Rights and Duties that they or any of them shall pretend to have of or out of any the faid Manors, Lands, Tenements and other the Premiffes, and to have full and perfect Remedy for the fame, in fuch Manner and Form as they or any of them might or ought to have done, or had by the Laws and Statutes of this Realm, before the Making of this Act, and as though this Act had never been had or made.

XLII: And that it may be further provided and enacted by the The Title of Authority aforefaid, That albeit the Title or Stile of Supremacy; of the Church er Supream Head of the Church of England and of Ireland, or never could be either of them, never was, ne could be juftly or lawfully attributed jufily attributed or acknowledged to any King and Sovereign Governor of this to any King. Realm, nor in any wife could or might rightfully, justly or lawfully by any King or Sovercign Governor of this Realm, be claimed, challenged, or used; yet forafmuch as the faid Title and Stile, fithence the Third Day of November in the xxvi. Year of the Reign of the faid King Henry the Eighth hath been used, and is mentioned and contained in divers and fundry Writs, Letters Patents, Records, Exemplifications, Court-Rolls, Charters, Deeds, Infruments, Evidences, Books and Writings; it shall be lawful as Writs, &c, with well to and for your Majefties and our Sovereign Ladies Heirs Tille of Supream and Succellors, as to and for every other Perfon and Perfons, and Head, may be Bodies Politick and Corporate, at all Time and Times hereafter, to pleaded. have, retain and keep the faid Writs, Letters Patents, Records, Exemplifications, Court-Rolls, Charters, Deeds, Inftruments, Evidences, Books and Writings, and them to fhew, exhibit, ufe, alledge and plead, in all Times and Places, requisite or needful, without any Danger, Penalty, Lofs, Forfeiture, Trouble, Vexation or Impeachment for the fame; any Thing in this Act, or in any other Act or Acts to the contrary thereof, in any wife notwithflanding.

' XLIII. And where your Highness, Sovereign Lady, fince ' your coming to the Crown of this Realm, of a good and Christian ' Confcience, omitted to write the faid Stile of Supremacy, speci-' fied in one Act made in the Parliament holden at Westminster by Prorogation in the xxxv. Year of the Reign of your late Father 35 H. 8. c. 3 ' King Henry the Eighth, as well in Gifts, Grants, Letters Pa-' tents, as in Commissions and other Writings, and also other have ' in their Writings done the fame, as well in your Time as be-' fore: And forafmuch as notwithstanding any Law made con-' cerning the faid Stile of Supremacy, it was in the free Choice, ' Liberty and Pleafure of the King of this Realm, and of your ' Highnefs, whether you would express the fame in the faid Stile ' or not :'

XLIV. Be it therefore declared and enacted by the Authority Confirmed Letof this prefent Parliament, That all Grants, Letters Patents, ters Patent, &c, Commiffions, Indictments, Records and Writings made in your our Sovereign Lady's Name, or in the Names of your Sovereign Lord and Lady, or any other wherein the faid Stile of Supre-

Supreme Head

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macy is omitted, is and shall be, to all Intents and Purpofes, as good and effectual, as if the fame had been therein expressed, and may be detained, kept, pleaded and alledged, without any Danger, Pain, Penalty or Forfeiture to ensure to any Person or Persons, or Body Politick, for or concerning the Omission of the fame Stile, or any Part thereof, in any such Writings; and that no Person ne Persons shall be impeached, molested or damnission, for or by Reason of any such Omission.

• XLV. And where in an Act of Parliament, made fince the • faid Twentieth Year of King *Henry* the Eighth, all Bulls, Dif-• penfations and Writings, which were before that Time obtained • from the See of *Rome*, fhould be void, abolifhed and extin-• guifhed, with a Claufe neverthelefs, that the Matter of them, by • virtue of Letters Patents from the King then being, fhould and • might be alleged, pleaded and allowed, as if the fame had not • been fo abolifhed and extinguifhed; forafmuch as the faid Act • is here before amongft other repealed and made void :'

XLVI. Be it therefore enacted by the Authority of this prefent Parliament, That all Bulls, Difpenfations and Privileges, obtained before the faid Twentieth Year, or at any Time fithence, or which fhall hereafter be obtained of the See of *Rome*, not containing Matter contrary or prejudicial to the Authority, Dignity or Preheminence Royal or Imperial of the Realm, or to the Laws of this Realm now being in Force, and not in this Parliament repealed, may be put in Execution, ufed and alledged in any Court within this Realm or elfewhere, whether the fame remain yet whole, or can appear to have been cancelled, in as available and effectual Manner, to all Intents and Purpofes, as if the faid AEt had never been had or made; any Objection by Pretence of Extinguifhment, or cancelling of the faid Bulls, Difpenfations or Privileges, or of any other Matter or Caufe by the Pretence of the Laws of this Realm whatfoever, in any wife notwithftanding.

• XLVII. And whereas by Diffolution of Monafteries and • other Religious Houfes, certain Parifh Churches and Chapels • which were before exempt from the Jurifdiction of the Arch-

' bifhop and Bifhop of the Diocefs, and by fpecial Exemption

and Privilege from Rome were under the Government and Order of the Abbots and Priors of those religious Houses; which faid Churches, by Colour of the faid Exemptions, be now of special Grant from King Henry and King Edward, under the Rule and Government and Jurifdiction of Temporal and Lay-

\* Men, who can no more enjoy that Supremacy, over those par-\* ticular Churches, than the King might over the whole Realm :'

XLVIII. Be it therefore enacted, That all Archbithops and Bifhops in their Diocefs, and all other Spiritual Perfon and Perfons having Jurifdiction, and their Ministers and Officers, and no Lay Perfon or Perfons, in every Church and Place within the Precinct of the fame, being exempt, or not exempt, may freely, and without Impediment, execute their Spiritual Jurifdiction in all Points and Articles, as though no fuch Exemption or Grant had never been made.

XLIX. Provided alway, and be it enacted, That this Act extend not to take away or diminish the Privileges of the Univerfities of *Cambridge* and Oxford, ne the Privileges or Prerogatives granted heretofore to the Churches of Wefiminster and Windfor, ne

28 H. 8. c. 16.

What Bulls, Difpenfati ns and Licences obtained from Rome, may be put in Execution.

What Jurifdiction Spiritual Perfons shall have, &cc.

Privileges.

ne the Tower of London, ne prejudicial to fuch temporal Lords and Poffeffioners in this Realm, as by ancient Cuftom have en-joyed Probate of Testaments of their Tenants or other.

" L. And forafmuch as after this Reconciliation and Unity ' of this noble Realm to the Body of Christ's Church, it is to ' be trufted that by the Abundance of God's Mercy and Grace, <sup>4</sup> Devotion shall increase and grow in the Hearts of many the <sup>6</sup> Subjects of this Realm, with Defire to give and beftow their ' worldly Possessions for the refuscitating of Alms, Prayer and " Example of good Life in this Realm, to the Intent fuch godly " Motions and Purpofes fhould be advanced :'

LI. Be it therefore enacted by Authority of this prefent Par- Lands may be liament, That it shall be lawful to fuch as shall be feised of any given to Spiri-Manors, Lands, Tenements, Parsonages, Tithes, Pensions, Por-tuai Bodies tions or other Hereditaments whatsoever, in Fee Simple, in Corporate. Poffeffion, Reversion or Remainder, in their own Rights, not being Copyhold, may thereof make Feoffments, Grants or any other Affurances, or by his last Will and Testament in Writing may bequeath and give in Fee-fimple all and every the faid Manors, Lands, Tenements, Parsonages, Tithes, Pensions, Portions or other Hereditaments, to any Spiritual Body Politick or Corporate in this Realm, or Dominions of the fame, now erected or founded, or hereafter to be erected or founded, without any Li-cence of *Mortmain* therein to be obtained, or any Writ of ad quod damnum to be fued out for the fame; the Acts de terris ad manum mortuam non ponendis, or any other Act or Statute heretofore had or made, in any wife notwithstanding: Saving to the Lords of the Fee all Rents Services due or going out of any of the faid Lands, Tenements or Hereditaments, fo to be amortized as is aforefaid.

" To continue Twenty Years. § 52. EXP.

 LIII. And forafmuch as we Your Majefties humble and obe-' dient Subjects, the Lords Spiritual and Temporal, and Com-' mons, in this prefent Parliament affembled, neither by the " Making or Delivering of either the Supplications aforefaid, nor ' by any Claufe, Article or Sentence thereof, or of any other " Claufe, Article or Sentence of this or any other Statute, or any • of the Preambles of the fame, made or agreed upon in this " Seffion of this prefent Parliament, by any Manner of Interpre-' tation, Construction, Implication or otherwise, intend to dero-' gate, impair or diminish any of the Prerogatives, Liberties, \* Franchifes, Preheminences or Jurifdictions of your Crown Impe-' rial of this Realm, and other the Dominions to the fame belong-' ing;' we do most humbly befeech Your Majesties, that it may be declared and ordained, and be it enacted and declared by Authority of this prefent Parliament, That neither the making, ex- Liberties of the hibiting or inferting in this prefent Statute, or in the Preambles Crown. of the fame, of the Supplication or Promife aforclaid, or either of them, nor any other Thing or Things, Words, Sentences, Claufes or Articles in the Preambles or Body of the Acts aforefaid, shall be construed, understood or expounded, to derogate, diminish or take away any Liberties, Privileges, Prerogatives, Preheminences, Authorities or Jurifdictions, or any Part or Parcel thereof, which were

Corporate.

were in your Imperial Crown of this Realm, or did belong to your faid Imperial Crown the Twentieth Year of the Reign of yours, the Queen's Majeflies, most noble Father, or any other of your most noble Progenitors, before the faid Twentieth Year; and the Pope's Holinefs and See Apostolick to be reftored, and to have and enjoy fuch Authority, Preheminence and Jurifdiction, as his Holine's used and exercised, or might lawfully have used and exercifed, by Authority of his Supremacy, the faid Twentieth Year of the Reign of the King your Father, within this your Realm of England, and other your Dominions, without Diminution or Inlargement of the fame, and none other; and the Ecclefiastical Jurifdictions of the Archbishops, Bissions and Ordinaries, to be in the fame State for Process of Suits, Punishment of Crimes, and Execution of Cenfures of the Church, with Knowledge of Caules belonging to the fame, and as large in thefe Points as the faid Jurisdiction was the faid Twentieth Ycar.

LIV. Provided always, and be it enacted by the Authority aforefaid, That in and upon every fuch Gifts and Devifes to be made to fuch fpiritual Corporations or Perfons as is aforefaid, the Donor, Feoffor, or Devifor thereof, may referve to him and to his Heirs for ever, a Tenure in *frank almoigne*, or a Tenure by Divine Service, and to have all Remedies and Actions for and upon the faid Gifts or Devifes, and Tenures, in like Manner and Form as was ufed before the Eftatute of *Wellminfler* Third, commonly called *Quia empiores terrarum*; the faid Effatute or any Law or Cuftom now being to the contrary in any wife notwithftanding.

LV. Provided always, and be it enacted, That all and every Perfon and Perfons, and Bodies Politick and Corporate, which now have or hereafter fhall have any Effate of Inheritance, Freehold, Term or Intereft of, in or to any Portion, Penfion, Tythes, Glebe-Lands or other Ecclefiaftical or Spiritual Profit, which by this Act and Letters of Difpenfation rehearfed in the fame, be permitted and fuffered to remain and continue in Lay-Men's Poffeffions, fhall and may have like Remedy for the Recovery of the fame, and every Part thereof, as they and every of them might have had before the first Day of this prefent Parliament; any Thing in this Act contained to the contrary in any wife notwithstanding.

[The Whole of this Att, except § 40. repealed 1 Eliz. c. 1. § 2, 32.]

#### CAP. IX.

An Act for the Punishment of Traiterous Words against the Queen's Majesty.

" IF any Perfon shall pray or defire that God will shorten the "Queen's Days, or take her out of the Way, or any such malicious Prayer, amounting to the same Effect, he, his Procurators and Abettors, shall be adjudged Traytors. EXP.

CAP.

The Pope, &c. seftored to their Authority.

Tenure of Frank Almoigne, or a Tenure by Divine Service.

Stat. Weft. 3.

Remedy for recovering Penfion, &c.

## <u>CAP.X.</u>

An A& whereby certain Offences be made Treasons; and alfo for the Government of the King's and Queen's Majefties Iffue.

FORASMUCH as the great Mercy and Clemency heretofore declared by the Qucen's Highness in releasing the • penal Laws made by her Progenitors, hath given Occasion to • many cankard and trayterous Hearts to imagine, practice and · attempt Things, ftirring the People to Difobedience and Rebellion against her Highness; common Policy and Duty of Sub-' jects require, that some Law be eftsones established, to restrain ' the Malice of fuch wicked and evil Doers, whereby they may <sup>4</sup> be prohibited to blow abroad fuch fhameful Slanders and Lies s they daily invent and imagine of her Highness and the . King's Majefty her most lawful Husband, which when they be · heard cannot be but odible and detefted of all good Men, confidering they touch their Majefties, upon whom dependeth the s whole Unity and universal Wealth of this Realm :

II. In Confideration whereof, be it ordained and enacted by the King and the Queen's Majeities, with the Affent of the Lords Spiritual and Temporal, and of the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That Compating to if any Person or Persons, after the First Day of February next to defeat theKing's come, during the Marriage between the King and the Queen's Enjoyment of Majefties, do compaís or imagine to deprive the King's Majefty that now is, from the having and enjoying jointly together with the Queen's Highnels the Stile, Honour and Kingly Name of the Realms and Dominions unto our faid Sovereign Lady the Queen's Highness appertaining, or to destroy the King that now is, during the faid Matrimony, or to deftroy the Queen's Majefty that now is, or the Heirs of her Body begotten, being Kings or Queens of this Realm, or to levy War within this Realm of England, or within any of the Marches of the fame, against the King's Maiefty that now is, during the faid Marriage, or against the Queen's Majefty that now is, or any of her faid Heirs, being Kings or Queens of this Realm, or to depose the Queen's Majesty that now is, or the Heirs of her Body begotten, being Kings or Queens of this Realm, from the Imperial Crown of the Realms and Do-And the fame Compasses or Imaginations, minions abovefaid or any of them, malicioufly advitedly and directly, shall or do ntter by open Preaching, express Words or Sayings, or if any Person or Persons after the said First Day of February, by Preaching, express Words or Sayings, shall maliciously, advisedly and directly fay, publish, declare, maintain or hold Opinion, that the King's Majefty that now is, during the faid Matrimony, ought not to have or enjoy jointly together with the Queen's Majelty, the Style, Honour and Kingly Name of this Realm, or that any Perfon or Perfons, being neither the King or the Queen's Majeffies that now are, during the faid Matrimony between them, ought to have or enjoy the Style, Honour and Kingly Name of this Realm, or that the Queen's Majesty that now is, during her Life, is not, or of Right ought not to be Queen of this Realm, or after her Death, that the Heirs of her Highnela Body, being E 4 Kinga

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Kings or Queens of this Realm, of Right ought not to be Kings or Queens of this Realm, or to have and enjoy the fame; or that any Person or Persons, other than the Queen's Majesty that now is, during her Life, ought to be Queen of this Realm, or after her Death, other than the Heirs of her Body, being Kings or Queens of this Realm, as long as any of her faid Heirs of her Body begotten shall be in Life, of Right ought to have and enjoy the Imperial Crown of this Realm; that then every fuch Offender, being thereof duly convicted or attainted by the Laws of this Realm, their Abettors, Procurers and Counfellors, and all and every their Comforters, knowing the faid Offences or any of them to be done, and being thereof convicted or attainted, as is abovefaid, for his or their fuch Offence, shall forfeit and lose to the Queen's Highness, her Heirs and Successors, all his and their Goods and Chattels, and the whole Iffues and Profits of his and their Lands, Tenements and other Hereditaments, for Term of the Life of every fuch Offender or Offenders, and also shall have and fuffer, during his or their Lives, perpetual Imprifonment.

III. Provided always, and be it enacted by the Authority aforefaid, That all and every Ecclefiaftical Perfon being convicted or attainted in Form aforefaid, for every fuch his Offence, shall be deprived by the Ordinary from his Promotion fpiritual or ecclefiaftical, in fuch like Manner and Form, that it shall be lawful, for every Patron, Founder or Giver thereof, to prefent, after fuch Deprivation had, fome one other to the fame, as though the faid Offender or Offenders were deceased. And if any Person or Perfons being hereafter convicted, or attainted of any of the faid Offences, in Form aforefaid committed, shall after his or their Conviction or Attainder effones commit or perpetrate any of the faid Offences, in Form aforefaid; that then every fuch Second Offence or Offences, shall be deemed and adjudged High Treason, and the Offender or Offenders therein, their Abettors, Procurers and Counfellors, and all and every their Aiders and Comforters, knowing the faid Offences or any of them to be done, being thereof convicted or attainted, according to the Laws and Statutes of this Realm, shall be judged and deemed High Traytors, and shall fuffer Pains of Death, and lofe and forfeit all their Goods and Chattels, Lands and Tenements, to the Queen's Majefty, her Heirs and Succeffors, as in Cafes of High Treafon by the Laws of this Realm at this Day of Right ought to be loft and forfeited.

IV. And be it further enacted by the faid Authority, That if any Perfon or Perfons, at any Time after the faid First Day of February next to come, during the faid Marriage, compais or imagine the Death of the King's Majefty that now is, and the fame malicioufly, advifedly and directly shall utter and attempt by any Writing, Printing, overt Deed or Act; or if any Perion or Perfons, at any Time after the faid First Day of February next coming, shall maliciously, advifedly and directly, by Writing, Printing, overt Deed or Act, affirm that the King's Majefty that now is, during the faid Matrimony, ought not to have or enjoy jointly together with the Queen's Highness, the Stile, Honour and Kingly Name of this Realm; or that any Perfon or Perfons, being neither the King or the Queen's Majesty that now is, during the faid Matrimony between them, ought to have and enjoy the Stile, Honour and Kingly Name of this Realm; or if any Perfon 4Q

Aiders, &c:

Penalty.

Ecclefiaftical Perfons convicted.

High Treafon.

Compassing the King's Death, &c.

or Persons after the faid Day, by any Writing, Printing, overt Deed or Act, maliciously, advisedly and directly affirm, that the Queen's Majefty that now is, during her Life is not or ought not to be Queen of this Realm, or after her Death, that the Heirs of her Highness Body, being Kings or Queens of this Realm, of Right ought not to have and enjoy the Imperial Crown of this Realm, or that any Person or Persons other than the Queen's Majefty that now is, during her Life, or after her Death, other than the Heirs of her Body begotten, being Kings or Queens of this Realm, as long as any of her faid Heirs of her Body shall be in Life, of Right ought to have and enjoy the Imperial Crown of this Realm ; that then every fuch Offence and Offences shall High Treason, be adjudged High Treafon, and the Offender and Offenders therein, their Abettors, Procurers and Counfellors, and all and every their Aiders and Comforters, knowing the faid Offences or any of them to be done, being thereof convicted or attainted by the Laws and Statutes of this Realm, shall be deemed and adjudged High Traitors, and shall fuffer Pains of Death, and lose and forfeit all their Goods and Chattels, Lands and Tenements, to the Queen's Majefty, her Heirs and Succeffors, as in Cafes of High Treafon, as is abovefaid.

'V. And albeit we the Lords Spiritual and Temporal, and the ' Commons, in this prefent Parliament affembled, have firm Hope \* and Confidence in the Goodnefs of Almighty God, that like as ' he hath hitherto miraculoufly preferved the Queen's Majefty from ' many great and eminent Perils and Dangers, even to he will of ' his infinite Goodnefs give her Highnefs Strength, the rather by ' our continual Prayers, to pafs well the Danger of Deliverance ' of Child, wherewith it hath pleafed him (to all our great Com-forts) to blefs her : Yet forafmuch as all Things of this World ' be uncertain, and having before our Eyes the dolorous Expe-<sup>e</sup> rience of the inconftant Government during the Time of the <sup>e</sup> Reign of the late King *Edward* the Sixth, do plainly fee the ' manifold Inconveniences, great Dangers and Perils, that may en-• fue to this whole Realm, if Forefight be not used to prevent ' evil Chances if they should happen : For the eschewing whereof, ' we the Lords Spiritual and Temporal, and the Commons, in <sup>6</sup> this prefent Parliament affembled, for and in Confideration of a " most special Trust and Confidence that we have and repose in ' the King's Majefty, for and concerning the good and politick Government, Order and Administration of this Realm in the ' Time of the young Years of the Iffue or Iffues of her Majefty's . Body to be born, if it should pleafe God to call the Queen's High-' nels out of this prefent Life, during the tender Years of fuch ' Iffue or Iffues (which God forbid) according to fuch Order and . Manner as hereafter in this prefent Act his Highnels molt gra-" sious Pleafure is, should be declared and fet forth ; have made our ' most humble Suit by the Affent of the Queen's Highness, that ' his Majefty would vouchfafe to accept and take upon him the . Rule, Order, Education and Government of the faid Iffue or . Iffues to be born as is aforefaid, upon which our Suit being of . his faid Majefty most graciously accepted, it hath pleased his ' Highnels not only to declare, that like as for the first Part his " Majefly verily truffeth, that Almighty God, who hath hitherto preferved the Queen's Majesty, to give this Realm fo good an • Hope

Hope of certain Succession in the Blood Royal of the fame

\* Realm, will affift her Highnefs with his Graces and Benedictions • to fee the Fruit of her Body well brought forth, live and able to govern, whereof neither all this Realm, ne all the World befides, . Inould or could receive more Comfort than his Majefty flould and • would. Yet if fuch Chance should happen, his Majesty at our · humble Defires is pleafed and contented, not alonely to accept and take upon him the Cure and Charge of the Education, Rule, \* Order and Government of fuch Iffues, as of this most happy Marriage fhall be born between the Queen's Highness and him, • but also during the Time of fuch Government would by all Ways and Means fludy, travail and employ himfelf to advance the Weal, \* both publick and private, of this Realm, and Dominion thereunto · belonging, according to the faid Truft in his Majefty repofed, with no lefs good Will and Affection, than if his Highness had · been naturally born among us:' In Confideration whereof, be it enacted by the King and the Queen's molt Excellent Majefties, by the Affent of the Lords Spiritual and Temporal, and the Commons, of this prefent Parliament affembled, and by the Authority of the fame, That if it shall so please God to call the Queen's Majefty out of this prefent Life, which God forbid, before the Iffue of her Body inheritable to the Crown of this Realm, if it be Male, shall accomplish the Age of xviii. Years, or if it be Female, before it shall be of the Age of xv. Years, and not married after the Age of Confent, and before the faid Age of xv. Years, that then and immediately after, and from the Decease of our faid Sovereign Lady the Queen, the King's Majefty that now is shall have the Rule, Order, Education and Government of the Perfon of fuch Iffue or Iffues, and the Rule, Order and Government (under fuch Iffue or Iffues) of this Realm, and the Dominions to the fame belonging, until the fame Iffue or Iffues, inheritable to the Imperial Crown of this Realm, if it be Male, shall accomplish the full Age of Eighteen Years, and if it be Female, until fuch Iffue Female shall accomplish the Age of Fifteen Years, and be married after the Age of Confent, and before the faid Age of Fifteen Years, if the faid Iffue or Iffues, and our faid Sovereign Lord the King, fhall fo long live together, and that during, and by all the Time of fuch Government, all and every the Pacts, Covenants, Articles and Agreements mentioned and comprised in the Treatifes and Act of Parliament, and every of them, made and concluded for and concerning the honourable Marriage had and confummate between the King and Queen's Majefties, which on the Behalf of his Majefty been to be observed, performed and kept, shall after the Decease of the Queen's Majefty, during the Time of the faid Government, remain, continue and be in as good and full Force, Strength and Effect, to all Intents and Purposes, as they were at any Time during the faid Marriage, or now been, as if they were newly by apt Words, Terms and Sentences, inferted and rehearled in this prefent Act, and newly made and enacted to ftand, remain, continue, and to be observed and kept, during the Time of the faid Government, and fhall be by his Majefty, during the faid Time, inviolably obferved, performed, maintained and upholden, in fuch Sort, and in as full, large and ample Manner, to all Respects, as they should and ought to be during the Time of the faid Marriage, or after; and his Highness, and the Queen's most excellent Majesty, are pleafed

Provision for the Education of the Iffue in cale of the Queen's Death.

pleafed and contented, that it be enacted by this prefent Parlia, ment, that nothing shall be done, permitted or affented unto by his Majefty to the contrary.

VI. And be it further enacted by the Authority aforefaid, That Compating the if any Person or Persons, during the Time that our faid Sovereign Removal of the ' Lord the King that now is, shall and ought to have the Order, King from the Rule, Education and Government of fuch Issue or Issues, being the Mate King or Queen of this Realm, according to the Order and Provi- riage, &c. fion aforefaid, malicioufly, advifedly and directly, by Writing, Printing, overt Deed or Act, do compais, attempt and go about to deftroy the Perfon of our faid Sovereign Lord, or do deprive or remove his faid Highness from the Order, Rule, Education and Government of the same Issue or Issues, being King or Queen of this Realm, contrary to the Tenour, Intent and true Meaning of this present Act; that then every fuch Person or Persons fo offending, their Procurers and Abettors, being thereof lawfully convict or attainted by the Laws of this Realm, shall be deemed and adjudged High Traitors; and that all and every fuch Offence High Treason. and Offences shall be deemed and adjudged High Treason; and the Offender and Offenders therein, their Procurers, Counfellors and Abettors, shall incur the Dangers, Forfeitures and Penalties of High Treason.

VII. And be it further enacted by the Authority aforefaid, Treafon thall be That all Trials hereafter to be had, awarded or made for any Trea- tried at the fon, fhall be had and used only according to the due Order and Common Law. Courle of the Common Laws of this Realm, and not otherwife : Saving to every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, other than the Offenders and their Heirs, and fuch Perfon and Perfons as claim to any of their Ufes all fuch Rights, Titles, Interests, Possefions, Leases, Rents, Reverfions, Offices and other Profits, which they or any of them shall have at the Day of committing fuch Treasons, or at any Time afore, in as large and ample Manner as if this Act had never been had nor made.

VIII. Provided always, and be it declared and enacted by the Mifprifion of Authority aforefaid, That Concealment or keeping fecret of any Treason. High Treason be deemed and taken only Misprision of Treason, and the Offenders therein to forfeit and fuffer as in Cafes of Mifprision of Treason hath heretofore been used; any Thing above mentioned to the contrary notwithstanding.

IX. Provided alfo, That if it shall fortune hereafter any of the Indictment of Peers of this Realm to be indicted of any of the Offences made Peers. Treason or Misprision of Treason by this Act, that then the same Peers or Peer, fo being indicted, shall be put to answer unto every fuch Indictment, before the High Steward of England for the Time being, and to have his and their Trial by his and their Peers, and to receive and have fuch like Judgement upon the fame Trial of his or their Peers, or making open Confession of the same Offence or Offences, as is used in other Cases of High Treason.

X. And it is further enacted by Authority aforefaid, That no All Indictments Perfon of Perfons shall in any wife be impeached for any of the to be within Six Offences abovefaid, committed only by open Preaching or Words, Month. unless the Offender or Offenders be therefore indicted within Six Months next after the fame open Preaching or Words; any Thing contained in this Act to the contrary notwithstanding. XI. Provided

Witneff a fhall be ezamined in Prefence of the Party.

Coining.

How Aliettors, &c. to fuffer.

XI. Provided always, and be it enacted by the Authority aforefaid, That upon the Arraignment of any Perfon which hereafter fiall fortune to be arraigned for any Treafon mentioned in this Act, all and every fuch Perfon and Perfons (or Two of them at the leaft) who fhall hereafter write, declare, confefs or depofe any Thing or Things against the Perfon to be arraigned, fhall, if living and within the Realm, be brought forth in Perfon before the Party arraigned, if he require the fame, and object and fay openly in his Hearing what they or any of them can against him, for or concerning any the Treafons contained in the Indictment whereupon the Party shall be fo arraigned, unless the Party arraigned for any fuch Treafon shall willingly confers the fame at the Time of his or their Arraignment.

XII. Provided neverthelefs, and be it enacted by the Authority aforefaid, That in all Cafes of High Treafon concerning Coin currant within this Realm, or for counterfeiting the King or Queen's Signet, Privy Seal, Great Seal, or Sign Manual, fuch Manner of Trial and none other be obferved and kept, as heretofore hath been ufed by the Common Laws of this Realm; any Law, Statute, or any other Thing or Things to the contrary notwithftanding. XIII. Provided always, That the Councellors, Procurers,

XIII. Provided always, That the Councellors, Procurers, Comforters and Abetters, for his or their First Offence shall fuffer like Punishment, Penalty and Forfeiture as is contained in this Act against the principal Offenders for their First Offence, and none other: And that the Councellors, Procurers, Comforters and Abetters, for his or their Second Offence shall suffain like Punishment, Penalty and Forfeiture, as is contained in this Act against the principal Offender or Offenders for their Second Offence, and none other.

#### CAP. XI.

An Act for the Punishment of bringing in of counterfeit Coin of Foreign Realms, being current within this Realm, WHERE divers and fundry Coins of Gold and Silver of other Realms, not being of the proper Coin of this " Realm of England, and yet by the Sufferance and Confent of the . King and Queen our Sovercign Lord and Lady, be current in · Payment within this Realm, many ill-difposed Persons, for their · own corrupt Lucre and Advantage, have now of late brought ' into this Realm from the Parts beyond the Sea great Quantity of forged and counterfeit Money, like to the faid Coin of other · foreign Realms, and have uttered the fame here by merchandizing and otherwife, to divers of the Subjects of this Realm, • to their great Deceit, Hurt and Damage; becaufe the faid ill. · disposed Persons have perceived and underflood, that there was • not, nor yet is, any fufficient Law or Statute made or provided for the condign Punifhment of the Offenders in that Behalf :'

II. Wherefore be it enacted and established by the Authority of this prefent Parliament, That if any Perfon or Perfons after the Twentieth Day of *January* next coming shall bring from the Parts of beyond the Sea into this Realm, or into any of the Dominions of the fame, any fuch falfe and counterfeit Coin or Money, being current within this Realm, as is aforefaid, knowing the fame Coin or Money to be falfe and counterfeit, to the Intent to utter or make Payment with the fame within this Realm, or any the Dominions

Rringing counterten Com into the Realm.

nions of the fame, by merchandizing or otherwife; that all and every such Person or Persons so offending as aforesaid, their Counfellors, Procurers, Aiders and Abettors in that Behalf, shall be deemed and adjudged to be Offenders in High Treafon, and shall High Treafon. suffer, after lawful Conviction or Attainder thereof, such Pains of Death, Lofs and Forfeiture of Lands, Goods and Chattels, as other Offenders shall do in Cafes of High Treason.

III. And be it further enacted by the Authority aforefaid, Manner of In-That all and every Perfon or Perfons that shall at any Time after dictment, &c. the faid Twentieth Day of January be accufed or impeached of for impairing any of the Offences contained and provided for in this Eftatute, or or forging of of any other Offence or Offences concerning the impairing, counterfeiting or forging of any Coin current within this Realm, shall and may be indicted, arraigned, tried, convicted or attainted by fuch like Evidence, and in fuch Manner and Form, as hath been ufed and accustomed within this Realm at any Time before the First Year of the Reign of our late Sovereign Lord King Edward the Sixth; any Statute, Cuftom, Law or Ufage to the contrary thereof in any wife notwithstanding.

#### CAP. XII.

#### An Act for the impounding of Diftreffes.

\* FOR the avoiding of grievous Vexations, Exactions, Troubles Where Diffreffes and Diforder in taking of Diftreffes and impounding of taken that be ' Cattle,' Be it enacted by the Authority of this prefent Parliament, That from and after the First Day of April next coming, no Diftrefs of Cattle shall be driven out of the Hundred, Rape, Wapentake or Lathe where fuch Diftrefs is or shall be taken, except that it be to a Pound overt within the fame Shire, not above Three Miles diftant from the Place where the faid Diftrefs is taken : And that no Cattle or other Goods diffrained or taken by way of Diftrefs for any manner of Caufe at One Time, shall be impounded in feveral Places, whereby the Owner or Owners of fuch Diftrefs shall be constrained to fue feveral Replevies for the Delivery of the faid Diftrefs fo taken at One Time; upon Pain every Perfon offending contrary to this Act shall forfeit to Penalty. the Party grieved, for every such Offence, an Hundred Shillings, and Treble Damages.

II. And be it further enacted by the Authority aforefaid, How much may That after the faid First Day of April, no Person or Persons be taken for fhall take for keeping in Pound, Impounding or Poundage of any Manner of Diftrefs, above the Sum of Four Pence for any one whole Diffrefs that shall be fo impounded; and where lefs hath been used, there to take less; upon the Pain of Five Pounds, to Penalty. be paid to the Party grieved over and befide fuch Money as he fhall take above the Sum of Four Pence; any Ufage or Prefcription to the contrary in any wife notwithstanding.

III. And for the more speedy Delivery of Cattle taken by way Sheriff to apof Diftrefs, it is further enacted by the faid Authority, That point Deputies every Sheriff of Shires, being no Cities nor Towns made Shires, for Reprevins. fhall at his First County-Day, or within Two Months next after he hath received his Patent of his Office of Sheriffwick, depute, appoint and proclaim in the Shire-Town within his Bailiwick, Four Deputies at the leaft, dwelling not above Twelve Miles, one diftant

imp..unded.

diftant from another; which faid Deputies fo appointed and proclaimed fhall have Authority in the Sheriff's Name to make Replevics and Deliverance of fuch Diftreffes, in fuch Manner and Form as the Sheriff may and ought to do; upon Pain that every Sheriff for every Month that he fhall lack fuch Deputy or Deputics, fhall forfeit for every fuch Offence Five Pounds; the one Half of which Forfeitures fhall be to the King and Queen's Highnefs, her Heirs and Succeffors, the other Half to him that will fue for the fame by Bill, Plaint, Information or Action of Debt, in any the King and Queen's Courts of Record, in which no Effoin, Protection nor Wager of Law fhall be admitted.

## C A P. XIII.

## An A& appointing an Order to Juffices of Peace for the Bailment of Priloners.

3H. 7. c. 3 §'1. WHERE in the Parliament holden at Wellminfler in the Third Year of the Reign of the Noble Prince King Hearn the Year of the Reign of the Noble Prince King Henry the · Seventh, it was among other Things ordained and enacted, That " no Prifoner arrested for Felony, should be letten to Bail or " Mainprife by any One Juffice of Peace, but by the whole " Juffices, or at leaft by Two of them, whereof One to be of the • Quorum; fince the making of which Eftatute, One Justice of • Peace, in the Name of himself and One other of the Justices " his Companion, not making the faid Juffice party nor privy 4 unto the Cafe wherefore the Prifoner should be bailed, hath · oftentimes by finister Labour and Means fet at large the greatest " and notableft Offenders, fuch as be not replevifable by the Laws • of this Realm; and yet the rather to hide their Affections in \* that Behalf, have figned the Caufe of their Apprehenfion to be · but only for Sufpicion of Felony, whereby the faid Offenders · have escaped unpunished, and do daily, to the high Displeasure · of Almighty God, the great Peril of the King and Queen's true " Subjects, and Encouragement of all Thieves and Evil-doers :'

> II. For Reformation whereof, be it ordained and enacted by the King and Queen's Majeflies, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by Authority of the fame, That from and after the Firft Day of *April* next coming, no Justice or Justices of Peace shall let to Bail or Mainprife any fuch Person or Persons, which for any Offence or Offences by them or any of them committed, be declared not to be replevised or bailed, or be forbidden to be replevised or bailed by the Statute of *Westminsser primer*, made in the Parliament holden in the Third Year of the Reign of King *Edward* the First.

> III. And furthermore, That any Perfon or Perfons arrefted for Manflaughter or Felony, or Sufpicion of Manflaughter or Felony, being bailable by the Law, fhall not after the faid Firft Day of *April* be let to Bail or Mainprife by any Juftices of Peace, if it be not in open Seffions, except it be by Two Juftices of Peace, if it be not in open Seffions, except it be by Two Juftices of Peace at the leaft, whereof One to be of the *Quorum*, and the fame Juftices to be prefent together at the Time of the faid Bailment or Mainprife; which Bailment or Mainprife they fhall certify in Writing fubfcribed or figned with their own Hands, at the next General

Penalty.

Regulations for Bail.

3 E. 1. c. 15.

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General Gaol-delivery to be holden within the County where the faid Perfon or Perfons shall be arrested or suspected.

IV. And that the faid Juffices, or one of them being of the Quo- Examination of run, when any fuch Prifoner is brought before them for any Man- Prifoner, &c. flaughter or Felony, before any Bailment or Mainprife, shall take the Examination of the faid Prifoner, and Information of them that bring him, of the Fact and Circumstances thereof, and the same, or as much thereof as shall be material to prove the Felony, shall put in Writing, before they make the fame Bailment; which faid Examination, together with the faid Bailment, the faid Juffices shall certify at the next General Gaol-delivery to be holden within the Limits of their Commission. [Sa 2 & 3 P. & M. c. 10.]

V. And that every Coroner, upon any Inquisition before him The Coroner's found, whereby any Perfon or Perfons shall be indicted for Mur- Duty upon an Inquisition found der or Manslaughter, or as Accessory or Accessories to the fame before him. before the Murder or Manslaughter committed, shall put in Writing the Effect of the Evidence given to the Jury before him, being material: And as well the faid Justices as the faid Coroner, shall have Authority by this Act to bind all fuch by Recognizance or Obligation, as do declare any Thing material to prove the faid Murder or Manilaughter, Offences or Felonies, or to be Acceffory or Acceffories to the fame as is aforefaid, to appear at the next General Gaol-delivery to be holden within the County, City or Town Corporate; where the Trial thereof shall be, then and there to give Evidence against the Party fo indicted at the Time of his Trial; and shall certify as well the same Evidence as such Bond or Bonds in Writing, as he shall take, together with the Inquisition or Indictment before him taken and found, at or before the Time of his faid Trial thereof to be had or made: And likewife the faid Juffices shall certify all and every such Bond taken before them, in like Manner as before is faid of Bailments and Examination : And Juffice of in cafe any Justice of Peace or Quorum, or Coroner, shall after the Peace or Corofaid First Day of April offend in any Thing contrary to the true ner omitting his Intent and Meaning of this prefent ACt, that then the Justices of Gaol-delivery of the Shire, City, Town or Place, where fuch Offence shall happen to be committed, upon due Proof thereof by Examination before them, shall for every such Offence fet such Fine on every of the fame Juffices of Peace and Coroner, as the fame Juffices of Gaol-delivery shall think meet, and shall estreat the Penaly. fame, as other Fines and Amerciaments affeffed before Juffices of Gaol-delivery ought to be.

VI. Provided always, and be it further enacted by the Autho- Juffices of Pears rity aforefaid, That Juffices of Peace and Coroners within the of London, City of London and the County of Middlefex, and in other Cities, Middlefex, &c. Boroughs and Towns Corporate within this Realm and Wales, shall within their feveral Jurifdictions have Authority to let to Bail Felons and Prifoners, in fuch Manner and Form as they have been heretofore accuftomed; this Act or any Thing therein contained to the contrary notwithstanding: And also shall take Examinations and Bonds, as is aforefaid, upon every Bailment by them or any of them to be made; and shall certify every fuch Bailments, Bonds and Examinations by them or any of them taken or made, at the next Gaol-delivery to be holden within the Shire, City, Borough or

#### Penalty.

Removing of a Priloner, &c.

Peaky.

or Town, where their feveral Jurifdictions extendeth, upon like Pain and Forfeiture as is before limited in this prefent Act.

VII. And be it also enacted by the Authority aforefaid, That no Writs of *Habeas Corpus* or *Certiorari* shall be hereafter granted to remove any Prisoner out of any Gaol, or to remove any Recognifance, except the fame Writs be figned with the proper Hands of the Chief Justice, or in his Absence One of the Justices of the Court out of which the fame Writs shall be awarded or made; upon Pain that he that writeth any such Writs, not. being figned as is aforefaid, to forfeit to our faid Sovereign Lord the King and the Queen, for every such Writ and Writs, Five Pounds.

#### C A P. XIV.

An Act for the making of Ruffels Sattins, Sattins Reverfes and Fuftian of Naples, in the City of Norwich.

WHERE of late Years paffed, Ruffels, called Ruffels Sattens, and Sattens Reverfes, have been practifed to be " made beyond the Seas, of the Wools bred in the County of " Norfolk, and by reafon thereof fo great Quantity of the faid · Ruffels Sattens, Sattens Reverfes, have been brought into this Realm, fold and worn as well in every Part of this Realm, as in • the Parts beyond the Seas, that thereby the Mysteries of Worfteds making and weaving, whereby Merchants and Inhabitants ' of the City of Norwich have heretofore been well maintained and relieved, is now at this prefent almost wholly decayed and brought out of Effimation, and very little worn; either within this Realm, • or in any other Foreign Realms, to the great Hindrance and • Decay of the faid City and Citizens of the fame City: For · Remedy whereof, Thomas Marfham, Mayor of the City of Nor-" wich, John Corbet, Elq; Auflin Steward, Robert Leche, Robert " Rugge, John Ball and Alexander Mather, Aldermen of the faid " City, Thomas Wale, Thomas Pecke, Ralph Marsham, Robert Henry, John Sutton, Richard Tomfon, Citizens and Merchants of the faid " City, at their great Cofts and Charges, as well in bringing of · certain Strangers from the Parts beyond the Seas into the faid <sup>4</sup> City, as also in making of Lombes, and all other Provision for • the fame; and also have called unto them Eight Perfons of the • most different and worthy Men of the Mystery of Worsted-weav-' ing within the faid City, that is to fay, John Cook, James Lin, John Crofs, Simon Petit, John Mar/bal, Roger Lecke, Edmund Barker • and Edmund Selers, being the Number of One and twenty Perfons, which have not only made Ruffels Sattens, Sattens Reverfes " and Fuftians of Naples within the faid City of Norwich, of Nor-• folk Wools, but also have learned and taught other Citizens and . Inhabitants of the faid City to make the fame in fuch good and · perfect Manner, that much better Ruffels Sattens, Sattens Rever-• fes and Fustian of Naples, and such like, and for easier Prices, be " now at this prefent wrought and made within the faid City, than heretofore have been, or now be made in any of the Parts beyond • the Seas, whereby the faid City and Inhabitants thereof may and · be like again to be relieved and brought to the old Estate, to the great Advancement of the Commodities of this Realm, and en-· riching the fame, if fome good and politick Laws and Ordif nances

' of the faid Ruffels Sattens, Sattens Reverles and Fuftian of

\* Naples, and fuch like :'

II. In Confideration whereof, be it enacted, by the Affent of By what Name? the King and Queen's Highnofs, the Lords Spiritual and Tem- Ruffels Sattens, poral, and the Commons, in this prefent Parliament affembled, and Norwich that by the Authority of the fame, That the faid Ruffels Sattens, be called. Sattens Reverses and Fustian of Naples hereafter to be made only within the faid City, may from henceforth bear the Name, and be called by the Name of Norwich Sattens, and Norwich Fuftians; and that the Mayor and the afore mentioned Citizens of the faid City, which before this Time have been at the Coils and Charges of the bringing of the faid Strangers into the fame City, for the making of the faid Ruffels Sattens, Sattens Reverfes and Fultians of Naples, and fuch the afore mentioned eight Perfons that they have called unto them, shall be a Fellowship of themselves; and shall yearly the Third Day of February chuse of their Fellows, Four Wardens within the Guildhall of the faid City, or any other common and convenient Place in the fame City; and the fame A Body Corps-Wardens fo being chofen shall stand and be Wardens of the same rate and four Fellowship during one whole Year next enfuing the faid Election; Wardens to see and that the fame Wardens, after the faid Election, shall come Sattens, &c. before the Mayor of the faid City for the Time being, yearly the Monday next after the faid Third Day of February, and before the faid Mayor shall be fworn, diligently to view, fearch and fee all the Ruffels Sattens, Sattens Reverfes and Fuftian of Naples then made, or that shall be made, within the faid City during the faid Year: And fuch of the faid Ruffels Sattens, Sattens Reverfes. and Fustian of Naples, as shall appear and be deemed by them to be lawfully, truly and workmanly wrought, shall feal with a Seal of Lead, bearing the Arms of the City of Norwich, whereby it may be known to the Merchant or Buyer of them, that the fame be allowed, and truly made.

III. And that it also may be enacted by the Authority aforefaid, By whom and That the faid Wardens and Fellowship shall be a Body Corporate, by what Means and to be named and be enabled by this Act to fue and be fued, and to give and to take, by the Name of Wardens and Fellowship of the Mystery of Russels Sattens, Sattens Reverses and Fustian of Norwich making, within the faid City of Norwich; And if any Default at any Time shall be found in any of the faid Ruffels Sattens, Sattens Reverses and Fultian of Norwich, or in any of them, by the faid Wardens, that the fame Default shall be reformed, and the Offender or Offenders therein to be punished, according to fuch Rules and Ordinances as hereafter from Time to Time shall be made within the faid City, by the Mayor of the faid City for the Time being, and by the faid Four Wardens and the Fellowship of the faid Occupation or Mystery, or the greatest Number of the faid Fellowship, for and concerning the fame; and that the fame Defaults from Time to Time, as Occasion shall ferve, shall be enquired of and tried before the Mayor of the faid City of Norwich for the Time being, by the Oaths of Twelve boneft Men of the forefaid Fellowship.

IV. And that the faid Four Wardens fo chofen and fworn, shall The Authority have full Power and Authority to do, execute, prefent and reform of the four Warall and fingular Thing and Things, of, for and concerning the faid dens. Vol. IV. Myitery.

Offenders thall be enquired of and p mithed.

Mystery, making, working and occupying of the faid Ruffels Sattens, Sattens Reverfes and Fustian of Norwich, within the faid City, in fuch Manner and Form as in or by the faid Ordinances shall be expressed and declared; and that at all Times hereafter, and from Time to Time, it shall be lawful to the Mayor of the faid City for the Time being, and to the before named Fellowship and Wardens of the fame Mystery, and the more Part of them, and to their Succeffors, to make and ordain from Time to Time, Rules, Laws and Ordinances, meet and neceffary for the good Order and Governance of the faid Mystery, and for the true and well making of the faid Ruffels Sattens, Sattens Reverfes and Fuftians of Norwich : And the fame Ordinances fo made, to be at all Times obeyed by all the Inhabitants of the faid City or Suburbs of the fame, and to be put in due Execution by the faid Mayor and Wardens, and their Susceffors for the Time being, in fuch Manner and Form as by the faid Ordinance shall be ordained and declared.

V. And that fuch as now be and that hereafter shall be Makers of the faid Ruffels Sattens, Sattens Reverfes and Fustian of Norwich, and every of them, within the faid City, shall not from henceforth occupy the faid Mystery and Making of the faid Ruffels Sattens, Sattens Reverses and Fustian of Norwich, nor any of them, within the faid City, by themfelves, or by any other, before he or they fo occupying the faid Mystery within the faid City, be made Free of the faid City, and admitted to be of the faid Fellowship, by the Mayor of the faid City, and Wardens and Fellowship of the faid Mystery for the Time being: And that no Perfon do occupy by himself, or any other for him, out of the faid City, the faid Mystery of making Ruffels Sattens, Sattens Reverties and Fustians of Naples, or of any of them, before he or they to occupying the fame have been Prentice to the faid Mystery by the Term of Seven Years, or elfe admitted by the faid Mayor and Fellowship, or the more Part of them; upon Pain of Forfeiture of the fame Ruffels Sattens, Sattens Reverfes and Fuffian of Norwich, by them or any of them to be made contrary to the Form- of this A&. . [Sr 9 G. 1. r. 9.]

VI. Provided always, and be it enacted by the Authority aforefaid, That the faid Mayor and Wardens for the Time being shall not take any Sum of Money or Reward, to their own proper Ufes, for the admitting of any Perfon or Perfons to occupy the faid Mysitery, upon Pain of Forfeiture of treble the Value of the Reward or Sum of Money fo by them or any of them to be taken.

VII: Provided also, That it shall be lawful to the faid Wardens, and to every of them for the Time being, by all Ways and Means, and at all lawful Times, diligently from Time to Time to make Search, by due and ordinary Ways, for all Manner of the faid Ruffels Sattens, Sattens Reverses and Fushian of Norwich, that shall happen to be found by them defective, for lack of good and true Workmanship.

VIII. And that it shall be lawful to the faid Wardens, and every of them for the Time being, by Virtue of this Act, to feife and take the faid Russels Sattens, Sattens Reverses and Fustian, and bring and prefent the fame Clothes is feifed and taken, to the Mayor of the faid City for the Time being, and unto his Succeffors, to the Intent that twelve honess, lawful and expert Men of the faid Mystery and Fellowship, being sworn before the II

Who may occupy the Trade of making Ruitels Sattens, &c.

Pearly.

Mayor, &c. taking Rewards.

Penalty.

Wardens may icarch.

Pretentment, Inquiry and Trial of Ruffels Sattens, &c. fufpected to be defective.

faid Mayor, may by Virtue of their Oaths make Enquiry, and prefeat the Manner of the faid Defaults before the faid Mayor for the Time being, according to fuch good and wholeforn Ordimaces and Rules as shall be ordained and made for the Confervation and good Continuance of the faid Occupation and Mystery, and the true making and working of the faid Ruffels Sattens, Sattens Reverfes and Fuffians of Norwich: And that all and every Porlon and Perlons that shall occupy, use and exercise the faid Mystery or making of the faid Russels Sattens, Sattens Reverles and Fuftians of Norwich, or any of them, contrary to the Form, Tenour, plain Meaning and Intent of this Act, and of the Rules and Ordinances that at any Time hereafter by Authority of this Act shall be ordained and made for the Continuance of the true and perfect making of the faid Ruffels Sattens, Sattens Reverfes and Fultians of Norwich, shall forfeit and lose for every Penalty. Time fo offending, or making any Ruffels Sattens, Sattens Reverfes and Fultian of Norwich, contrary to the Meaning, Tenor and Effect of the faid Act, Rules and Ordinances concerning the fame, fuch Fines, Amerciaments and Pains as shall be adjudged, affeffed and affered by twelve expert Men of the faid Fellowship upon their Oaths; the fame twelve Perfons to be fworn before the Oaths laid Mayor and Wardens to inquire and make true Verdict and Prefentment of fuch Defaults; the one Half of which Forfeiture to be to the Mayor of the faid City for the Time being and his Succeffors, and the other Moiety to the faid Wardens for the Time being and their Succeffors, by Action of Debt, Bill, Plaint er Information in any Court of Record ; in which Action, Bill, Plaint or Information, no Wager of Law, Protection, Injunction or foreign Plea shall be allowed.

IX. And in cafe it shall fortune hereafter, that any of the Sattens, &c. fand Ruffels Sattens, Sattens Reverfes and Fuftians of Norwich; found by Verfall lack of fuch Lengths and Breadths, or of the true and en- dict to be luing Making or Sorting of the Yarn, as shall be appointed and fet forth by the faid Rules and Ordinances, and the fame fo to be found defective by Verdict of twelve Men of the faid Fellows foip, before the faid Mayor and Wardens, and their Successors, That then the faid Russels Sattens, Sattens Revences and Fustians of Naples, and every of them, fo found defective, to be cut in two Pieces, and to pay fuch Fine or Fines as shall be offered and affered by the faid twelve expert Men, by Virtue of their Oaths ; the one Moiety of which Fine or Fines to be to the Mayor of Penalty. the faid City for the Time being, and to his Succeffors, and the other Moiety to the Wardens of the faid Fellowship for the Time being, and to their Succeffors.

X. Provided always, and be it further enacted by the Authon Warden fealing nty aforefaid, That if any Warden or Wardens for the Time Rullels Sattens, being, of the faid Mystery or Occupation of making Russels &cc. being de-Sattens, Sattens Reverles and Fultians of Naples, shall at any Time hereafter feal, or caufe to be fealed any Ruffels Sattens, Sattens Reverles or Fuftians of Naples, that shall not be well, sufficient and truly wrought and made according to the true Intent and Meaning of this prefent Act, he shall forfeit and lose for every Piece to fealed, being not well, influeint and truly wrought and made, the whole Value of every fuch Piece to fealed; the one Half Penalty. of which Forfaitures to be to the King and Queen's Majekies, her Heire

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Heirs and Succeffors, and the other Moiety thereof to be to fuch Perfon and Perfons as shall fue for the fame by Bill, Action or Information, in any of the King and Queen's Courts of Record; in which Bill, Action or Information, no Esson, Protection or Wager of Law shall be allowed.

### C A P. XV.

#### An Act to confirm the Liberties of the Lords Marchers in Wales.

27 H. 8. c. 26. § 25. <sup>6</sup> H UMBLY befeeching your excellent Majeflies, your true and faithful Subjects the Lord Marchers, both Spiritual and Temporal, within your Highnefs Dominion of Wales, That whiereas in the Parliament holden at Weflminfler, the xxvii. Year of the Reign of King Harry the Eighth, Father unto you our natural Sovereign Lady, amongft other Things, one Act was made and eftablifhed, for Laws and Jultice to be miniftered in the faid Dominion of Wales, in like Form as it is in this Realm of England: In the which Act one Article is, That for that the Lord Marchers before the Parliament had ufed to put their Tenants within their Lordflups Marchers under common Mainprife and Surety of Appearance, and have had the Forfeitures thereof, which for ever, from and after the Feaft of All Saints then next enfuing the faid Parliament, should utterly ceafe and be determined.

<sup>4</sup> II. It was enacted, That after the faid Feaft of *All Saints*, <sup>6</sup> every Lay and Temporal Perfon then being a Lord Marcher, <sup>6</sup> fhould have the Moiety or Half of every Forfeiture of all and <sup>6</sup> every common Mainprife, Recognifance for the Peace or Ap-<sup>9</sup> pearance, forfeited by any of their Temants inhabiting within <sup>9</sup> any of their Lord/hips Marchers, and they to be paid the fame <sup>9</sup> Moiety or Half by the Hands of the Sheriff of every of the <sup>6</sup> Counties where fuch Forfeiture fhall be, if the Sheriff can levy <sup>9</sup> the fame ; and the faid Sheriff to accompt to our faid late So, <sup>9</sup> vereign Lord the King for the other Half or Moiety, in fuch <sup>6</sup> Exchequer as they be accomptant.

" III. And further it was enacted by the Authority aforefaid, That all and every Lay and Temporal Perion or Perfons, • then being Lords Marchers, and having any Lordihips Marchers • or Lordships Royal, should from and after the faid Feast of All " Saints, have all fuch Mifes and Profits of their Tenants, as they · have had, or used to have, at their first Entry into their Lands • in Times paft : And also should have, hold and keep within the 4 Precinct of their Lordinips, Courts Baron, Courts Leet and " Lawdays, and all and every Thing to the faid Courts belong-• ing; and also should have within the Precinct of their faid · Lordships or Lawday, Waife, Straife, Infang-thefe, Outfang-\* thefe, Treasure-trove, Deodands, Goods and Chattels of Felons, 4 and of Perfons condemned or outlawed of Felony or Murder, 4 put in Exigent for Felony or Murder, and also Wreck de mere, \* Wharfage and Cuftom of Strangers, as they have had in Times • past, and as though fuch Privileges were granted unto them by · Point of Charter ; any Thing in that Act to the contrary notwithstanding, as in the faid Act of Parliament more at large it · may appear :

27 H.8. c. 26. § 25.

27 H. S. c. 26. § 30.

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· IV. And

" IV. And forafmuch as Bifhops and other Ecclefiaftical Per-6 fons being Lords Marchers, having the like Liberties, Cafual-' ties, Profits and Commodities, within their Lordships Marchers, ' and Lordships Royal, within the faid Dominion or Principality ' of Wales, were not provided for by the express Letter of the ' faid Statute, in like Sort as the Lay and Temporal Lords ' Marchers were, but rather of Purpole, as it should feem, for-' gotten and left out of the fuid Act, against all Reason and good ' Equity : And foratmuch also as the Heirs and Successor of the ' Lay and Temporal Lords Marchers then being, were not pro-" vided for by the Limitation and express Words of the faid Act, 'as well as their Anceftors and Predeceffors were, as Reafon " would they fhould have been :'

V. It may pleafe your Majefties of your most gracious Fa- 27 H. S. c. 26. vours and Benignity, at the humble Suit and Supplication of extended to your faid faithful Subjects, the Lords Marchers that now are in Ecclefuttical the faid Dominion of Wales, both Spiritual and Temporal, to grant Lords Matcherg. that it may, by the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, be ordained, effablished and enacted by the Authority of this present Parhament allembled, That as well your faid Spiritual and Ecclefiaftical Subjects, Lords Marchers, now having Lordships Marchers or Lordships Royal in Wales aforefaid, and their Succeffors, and the Succeffors of every of them, as also the Heirs and Succeffors of the Lords Temporal Marchers that then were, or now be, and the Heirs and Succeffors of every of them, being or which hereafter shall be Lords Marchers, within their Lordthips Marchers or Lordthips Royal in the Dominion or Principahty of Wales, shall have and enjoy to them, and to their Heirs and Succeffors respectively and severally for ever, the Moiety and Half of every Forfeiture of all and every common Mainprife, Recognifance for the Peace or Appearance, forfeited by any their Tenants inhabiting within any of their Lordships Marchers or Lordships Royal; and they to be paid the fame Moiety or Half by the Hands of the Sheriff of the County for the Time being, after fuch Form and Sort as the faid Lay or Temporal Lords Marchers have been or ought to have been paid the fame, by Force of the faid Statute :

VI. And further, shall have all fuch Mifes and Profits of their To have Mifes Tenants, as the Lords Marchers, Spiritual or Temporal, respec- Courts, &c. as tively or feverally had or used to have at their first Entry into formerly. their Lands in Times past before the Making of the faid Act or Statute: And also shall have, hold and keep within the Precinct of their faid Lordships all fuch Courts Baron, Courts Leet and Lawdays, and all and every Thing and Things to the fame Courts belonging: And alfo shall have within the Precinct of their faid feveral Lordships or Lawdays, all fuch Waife, Straife, Infangthefe, Outfang-thefe, Treasure-trove, Deodands, Goods and Chattels of Felons, and of Perfons condemned or outlawed of Felony or Murder, put in Exigent for Felony or Murder, and alfo all fuch Wreck de mere, Wharfage, and Cuitoms of Strangers, as the Lords Marchers Spiritual and Temporal refpectively and feverally had and used in Times past, before the Making of the laid Statute.

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## CAP. XVI.

### An A& for the Continuation of certain Statutes. EXP.

### CAP. XVII.

## An Act touching Leafes hereafter to be made by certain Spiritual Perfons.

88 H. 8. co It. § 7, 8.

Shall not extend to Leafes hereafter to be made by Spisitual Perfons. • WHERE in the Parliament begun and holden at Wefiminfler the Eighth Day of June in the xxvilj. Year of the Reign of our late King of famous Memory, Henry the Eighth, and there continued and kept until the Diffolution of the fame Parliament the Eighteenth Day of July next following, one Act entituled, An All for the Reflictution of the First Fruits in the Time of Vacation to the next Incumbent, was had and made, wherein are certain Claufes for Leafes then made and to be made by Spiritual and Ecclefiaftical Perfons, to endure and be in Force for Term of Six Years, if the Incumbents did refign their faid Spiritual Promotions, or if the fame fhould otherwife become void by the only Act of the fame Incumbents, as by the fame Act more at large may appear: To the Intent the Parfons and Vicars, and others having Cure of Souls, may the better attend, and be the more vigilant in their Miniftry and Function :'

II. Be it enacted by the King our Sovereign Lord, and by the Queen our Sovereign Lady, with the Affents of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That as much of the fame Act as doth concern the making good of the fame Leafes, ne any Claufe, Sentence, Provision or Article therein contained, fhall extend or be confirued or adjudged to extend to any Leafe that fhall be made by any Parfon, Vicar, or any other having any Spiritual Promotion after the Feaft of the Purification of our Lady next coming.

Anno

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# Anno fecundo & tertio PHILIPPI & MARIÆ. (A.D.1555.)

STATUTES male at a Parliament begun and holden at Westminster the One and Twentieth Day of October in the Second and Third Year of the Reign of PHILIP and MARY, by the Grace of God, King and Queen of England, France, Naples, Jerusalem and Ireland, Defenders of the Faith, Princes of Spain and Sicily, Archdukes of Austria, Dukes of Milan, Burgundy and Brabant, Counts of Haspurg, Flanders and Tyroll, wiz.

### CAP. I.

An Act for the Re-edifying of Cafiles and Forts, and for the inclosing of Grounds, upon the Borders towards and against Scotland.

[Repealed, 4 Jac. 1. c. 1.]

## CAP. II.

An AQ for the Re-edifying of decayed Houles of Hulbandry, and for Increase of Tillage. EXP.

# CAP. III.

An Act for the Keeping of Milch Kine, and for the Breeding and Rearing of Calves.

[Extended to Grounds bereafter to be included, 7 Jac. 1. c. 8; but repealed, 12 G. 3. c. 71. § 1.]

### CAP. IV.

An Act for the Extinguishment of the First Fruits, and touching Order and Disposition of the Tenths of Spiritual and Ecclesiaftical Promotions, and of Rectories and Parfonages Impropriate, remaining in the Queen's Majesty's Hands.

[Repealed 1 Elins. c. 4. § 22.]

## CAP. V.

An AA for the Relief of the Poor. EXP.

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## CAP. VI.

An A& against the excessive Taking of Purveyors.

[Purveyance taken away, 12 Car. 2. c. 24. § 12.]

CAP

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# CAP. VII.

### An Act against the Buying of stolen Horses.

• FORASMUCH as ftolen Horles, Mares and Geldings, by • Thieves and their Confederates, be for the moft Parts fold, • exchanged, given or put away in Houfes, Stables, Back-fides • and other fecret and privy Places of Markets and Fairs, and • the Toll alfo privily paid for the fame, whereby the true Owners • thereof, being not able to try the Falthood and Covin betwixt • the Buyer and Seller of fuch Horfe, Mare or Gelding, is by • the Common Law of this Realm without Remedy :'

II. Be it therefore enacted by the Authority of this prefent Parliament, That the Owner, Governor, Ruler, Fermor, Steward, Bailiff or Chief Keeper of every Fair and Market overt within this Realm, and other the Queen's Dominions, shall, before the Feast of Easter next, and so yearly, appoint and limit out a certain and special open Place within the Town, Place, Field or Circuit, where Horfes, Mares, Geldings and Colts have been and fhall be used to be fold in any Fair or Market overt; in which faid certain and open Place, as is aforefaid, there shall be, by the faid Ruler or Keeper of the faid Fair or Market, put in and appointed one fufficient Perfon or more, to take Toll and keep the fame Place from Ten of the Clock before Noon until Sunfet of every Day of the forefaid Fair and Market, upon Pain to lofe and forfeit for every Default Forty Shillings : And that every Toll-Gatherer, his Deputy or Deputies, shall, during the Time of every the faid Fairs and Markets, take their due and lawful Tolls for every fuch Horfe, Mare, Gelding or Colt, at the faid open Place to be appointed as is aforefaid, and betwixt the Hours of Ten of the Clock in the Morning and Sun-fet of the fame Day, if it be tendred, and not at any other Time or Place; and shall have prefently before him or them, at the taking of the fame Toll, the Parties to the Bargain, Exchange, Gift, Contract, or putting away of every fuch Horfe, Mare, Gelding or Colt; and alfo the fame Horfe, Mare, Gelding and Colt fo fold, exchanged or put away; and fhall then write or caufe to be written in a Book to be kept for that Purpofe, the Names, Surnames, and Dwellingplaces of all the faid Parties, and the Colour, with one fpecial Mark at the leaft, of every fuch Horfe, Mare, Gelding and Colt; in Pain to forfeit at and for every Default contrary to the Tenor thereof, Forty Shillings.

III. And the faid Toll-Gatherer or Keeper of the faid Book fhall within One Day next after every fuch Fair or Market bring and deliver his faid Book to the Owner, Governor, Ruler, Steward, Bailiff or Chief Keeper of the faid Fair or Market, who fhall then caufe a Note to be made of the true Number of all Horfes, Mares, Geldings and Colts fold at the faid Market or Fair, and fhall there fublicribe his Name, or fet his Mark thereunto; upon Pain to him that fhall make Default therein, to lofe and forfeit for every Default Forty Shillings, and alfo anfwer the Party grieved by reafon of the fame his Negligence in every Behalf.

IV. And be it further enacted by the Authority aforefaid, That the Sale, Gift, Exchange, or putting away after the last Day of *February* now next coming, in any Fair or Market overt, of any Horfe,

Place appointed for Horie-Fair.

Penalty. Toll-Taker.

Toll for Horfes.

Penalty:

A Note of all Horfes fold in Fair, &c.

Penalty.

Owner's Property where not taken away.

Horfe, Mare, Gelding or Colt, that is or shall be thievishly stoles or feloniously taken away from any Person or Persons, shall not alter, take away, nor exchange the Property of any Perfon or Perfons to or from any fuch Horfe, Mare, Gelding or Colt, unlefs the fame Horfe, Mare, Gelding or Colt shall be in the Time of the faid Fair or Market wherein the fame shall be fo fold, given, exchanged or put away, openly ridden, led, walked, driven or kept flanding by the Space of One Hour together at the leaft, betwixt Ten of the Clock in the Morning and the Sun-fetting, in the open Place of the Fair or Market wherein Horfes are commonly used to be fold, and not within any House, Yard, Backfide or other privy or fecret Place, and unlefs all the Parties to the Bargain, Contract, Gift or Exchange, prefent in the faid Fair or Market, shall also come together, and bring the Horse, Mare, Gelding or Colt fo fold, exchanged, given or put away, to the open Place appointed for the Toll-Taker, or for the Book-Keeper where no Toll is due, and there enter or caufe to be entered their Names and Dwelling-places, in Manner as is aforefaid, with the Colour or Colours, and One fpecial Mark at the leaft of every the fame Horfes, Mares, Geldings or Colts, in the Toll-Taker's Book. or in the Keeper's Book for that Purpole where no Toll is duc. as is aforefaid, and also pay him their Toll, if they ought to pay any; and if not, then the Buyer to give One Penny for the Fee. Entry of their Names, and executing the other Circumstances afore rehearfed, to him that shall write the fame in the faid Book.

V. And if any Horfe, Mare, Gelding or Colt, that is or shall Where Owner be thievifhly itolen or taken away, shall after the faid last Day of shall have ha February next coming be fold, given, exchanged or put away, in Houfe again. any Fair or Market, and not used in all Points according to the Tenor and Intent of this Eflatute, that then the Owner of every fuch Horfe, Mare, Gelding, or Colt, shall and may by Force of this Estatute seife or take again the said Horse, Mare, Gelding or Colt, or have an Action of Detinue or Replevin for the fame; any Sale, Gift, Exchange, or putting away of any fuch Horfe, Mare, Gelding or Colt, other than according to this Estatute, in any wife notwithstanding.

VI. The one Half of all which Forfeitures to be to the King and Queen's Majesties, her Heirs and Successors, and the other to him or them that will fue for the fame before the Juffices of Peace, or in any of the King's and Queen's Majefty's ordinary Courts of Record, by Bill, Plaint, Action of Debt or Information, in which Suits no Protection, Effoin or Wager of Law shall be allowed.

VII. And be it enacted by the Authority aforefaid, That the Who fhall deter-Justices of Peace of every Place and County, as well within Liber- mine Offences. ties as without, shall have Authority in their Seffions, within the Limits of their Authority and Commission, to inquire, hear and determine all Offences against this Estatute, as they may do any other Matter triable before them.

VIII, Provided always, That in every fuch Fair or Market, Fee of Bo k where any Toll is nor shall be due ne leviable, by reason of the Keeper. Freedom, Liberty or Privilege of the faid Fair or Market, the Keeper or Keepers of the Book, touching the Execution of this prefent Act, shall take nor exact but One Penny upon and for every Contract, for his Labour in writing the Entry concerning the Premisses, in Manner and Form as is before declared.

CAP.

# CAP. VIII.

An Act for the amending of Highways.

[Made perpetual 29 Eliz. c. 5. § 2.; repealed 7 G. 3. c. 42. § 57-13 G. 3. c. 78. § 84.]

### CAP. IX.

An Act to make void divers Licences for Houles, wherein unlawful Games be used.

MOST humbly befeecheth the Queen's most Excellent High-nefs, your loving and obedient Subjects, the Commons in . this your prefent Parliament affembled, That where by Reafon ' of divers fundry Licences heretofore granted to divers Perfons, " as well within the City of London and the Suburbs of the fame, • as also in divers other Places within your Highnels Realm, for <sup>6</sup> the having, maintaining and keeping of Houles, Gardens and <sup>6</sup> Places for Bowling, Tennis, Dicing, White and Black, Making and Marring, and other unlawful Games prohibited by the Laws 4 and Statutes of this Realm, divers and many unlawful Affem-<sup>4</sup> blies, Conventicles, Seditions and Confpiracies have and been daily fecretly practifed by idle and mifruled Perfons repairing to fuch Places; of the which, Robberies and many other Milde-" meanors have enfued, to the Breach of your Highness Peace :" For Remedy whereof, it may pleafe your Highness that it may be enacted by your Highnels, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That from and after the Feast of the Birth of our Lord God now next coming, every Licence, Placard or Grant made to any Perfon or Perfons, for the having, Maintenance, or keeping of any Bowling-Allies, Dicing-houses, or other unlawful Games, prohibited by the Laws and Statutes of this Realm, shall be from the faid Feast utterly void and of none Effect.

#### САР. Х.

### An Act to take Examination of Prisoners suspected of Manflaughter or Felony.

WHERE in the last Parliament holden at Wefminfler, amongst other Things it was enacted, That fuch Justices of the Peace as have Authority to bail any Prifoners brought before them for any Manslaughter or Felony, before any Bailment or Mainprife, should take the Examination of the faid Prifoner, and Information of them that bring him, of the Fact and Circumstances thereof, and the fame, or as much thereof as shall be material to prove the Felony, shall put in Writing before they make the fame Bailment; which faid Examination, together with the faid Bailment, the faid Justices shall certify at the next General Gaol-delivery to be holden within the Limits of their Commission, as by the fame Act more plainly is contained, and may appear:

II. And foralmuch as the faid Act doth not extend to fuch
Priloners as shall be brought before any Justices of Peace for
Manslaughter or Felony, and by fuch Justice shall be committed
to Ward for the Suspicion of fuch Manslaughter or Felony,
and

All Licences to keep fuch Houles thall be void.

τ& 2. Ρ. & Μ. 3-33 \$4.

4 and not bailed, in which Cafe the Examination of fuch Prifoner. \* and of fuch as shall bring him, is as necessary, or rather more • than where fuch Prifoner shall be let to Bail or Mainprife :' Be it therefore enacted by the Authority of this prefent Parliament, That from henceforth fuch Justice or Justices before whom any Justice thall Perfon shall be brought for Manslaughter or Felony, or for Sul- examine Perfora picion thereof, before he or they shall commit or fend fuch Pri- fuspected of foner to Ward, shall take the Examination of such Prisoner, and Felony, before Committal. Information of those that bring him, of the Fact and Circumflance thereof, and the same, or as much thereof as shall be material to prove the Felony, shall put in Writing within Two Days after the faid Examination ; and the fame shall certify in fuch Manner and Form, and at fuch Time, as they should and ought to do, if fuch Prisoner so committed or sent to Ward had been bailed or let to Mainprife, upon fuch Pain as in the faid former Act is limited Penalty. and appointed for not taking, or not certifying fuch Examinations as in the faid former Act is expressed. And be it further enacted, That the faid Juffices shall have Authority by this Act, to bind Binding overall fuch by Recognifance or Obligation, as do declare any Thing material to prove the faid Manslaughter or Felony against fuch Prifoner as shall be fo committed to Ward, to appear at the next General Gaol-delivery to be holden within the County, City or Town Corporate where the Trial of the faid Manflaughter or Felony shall be, then and there to give Evidence against the Party; and that the faid Juffices shall certify the faid Bonds taken before them, in like Manner as they should and ought to certify the Bonds mentioned in the faid former Act, upon Pain as in the Penalty. faid former Act is mentioned, for not certifying fuch Bonds as by the faid former Act is limited and appointed to be certified.

## CAP. XI.

## An Act touching Weavers.

FORASMUCH as the Weavers of this Realm have as well at this prefent Parliament, as at divers other Times, complained that the rich and wealthy Clothiers do many ways opprefs them, fome by fetting up and keeping in their Houfes divers · Looms, and keeping and maintaining them by Journeymen and · Perfons unskilful, to the Decay of a great Number of Artificers which were brought up in the faid Science of Weaving, their · Families and Houshold; fome by ingroffing of Looms into their Hands and Poffeffions, and letting them out at fuch unreafonable e Rents, as the poor Artificers are not able to maintain themfelves, much less their Wives, Families and Children; some allo by giving much lefs Wages and Hire for the weaving and Workmanship of Clothes, than in Times past they did, · whereby they are inforced utterly to forfake their Art and Occu-• pation wherein they have been brought up :'

II. It is therefore for Remedy of the Premifes, and for the avoiding of a great Number of Inconveniencies which may grow (if in Time it be not foreseen) ordained, established and enacted, [Repealed 49 G. 3. 6. 109. § 1.] kc.

# CAP. XII.

An Act for the Viewing and Sealing of Clothes commonly called Bridgwaters.

WHERE before this Time the Boroughs and Towns of Bridgwater, Taunton and Chard in the County of Somerfet • have been well and fubftantially inhabited, occupied, maintained • and upholden, for the most Part by Reason of the making of "Woollen Clothes, commonly called Bridgwater, Taunton and · Chard Clothes, which in Times past were much defired, as well ' beyond the Seas, as in the Realm of England, and thereby the Inhabitants and poor People of the faid Boroughs and Towns, ' and of the Country thereabouts, were daily fet on work, and · had fufficient Living by the fame ; and where also the faid Towns ' in Times paft were of great Force and Strength to ferve the King ' and Queen's Highness Progenitors and Ancestors, Kings of this · Realm : Forafmuch as of late Days divers Perfons inhabiting • and dwelling in Villages, Hamlets and fmall Towns of Hui-4 bandry in the faid County of Somerfet, which were never Pren-• tices, or skilful in making of the faid Clothes, as well for their • private Wealths and Commodity, as also because they would be ' out of due Search of their Clothes to be made according to the · Statute therefore provided, not regarding the Maintenance of ' the faid Boroughs and Towns, nor the Common-wealth of the · Handicraftimen, and other poor People which chiefly had their · Living and Suftenance by making of the faid Cloth, have of late · Days exercifed, used and occupied the Mysteries of Cloth-" making, Weaving, Fulling and Shearing, within their Houfes, and have fo deceitfully made, wrought and ftretched the faid ' Clothes, to the Infamy and Slander of Cloth-making, in fuch ' Sort and Manner, that not only the fame Sorts of Cloths are · grown out of Effimation, but also the faid Towns are in great • Decay, Ruin and Depopulation :'

II. For Remedy whereof, Be it enacted, &c. [Repealed, 49 G. 3. c. 109.91.]

#### CAP. XIII.

## An AA for the Inhabitants of Halifax, touching the buying of Wools.

ORASMUCH as the Parish of Halifax and other Places F • **F** thereunto adjoining, being planted in the great Wafts and • Moors, where the Fertility of Ground is not apt to bring forth ' any Corn nor good Grafs, but in rare Places, and by exceeding " and great Industry of the Inhabitants; and the fame Inhabitants · altogether do live by Cloth-making, and the great Part of them · neither getteth Corn, nor is able to keep a Horfe to carry Wools, " nor yet to buy much Wool at once, but hath ever used only to · repair to the Town of Halifax, and fome other nigh thereinto, · and there to buy upon the Wool-driver, fome a Stone, fome . two, and fome three and four, according to their Ability, and • to carry the fame to their Houfes, fome three, four, five and fix · Miles off, upon their Heads and Backs, and fo to make and con-· vert the fame either into Yarn or Cloth, and to fell the fame, and . fo to buy more Wool of the Wool-driver; by Means of which · Industry

. Industry the barren Grounds in those Parts be now much inha-• bited, and above five hundred Houfholds there newly increased \* within these forty Years path, which now are like to be undone and 5 & 6 E. 6 c. 7. 4 driven to Beggery, by Reafon of the late Effatute made, that ' taketh away the Wool-driver, fo that they cannot now have their " Wool by fuch fmall Portions as they were wont to have, and that ' also they are not able to keep any Horses whereupon to ride, or fet their Wools further from them in other Places, unless fome ' Remedy may be provided :' For the Remedy whereof, Be it enacted by the King and Queen's Majefties, by the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament, and by the Authority of the fame, That from henceforth it fhall be The Inhabitants lawful to any Perfon or Perfons inhabiting within the Parifh of Halifax, to buy any Wool or Wools, at fuch Times as the Clothiers buy Wool and fell it again may buy the fame, otherwife than by ingroffing and forestalling, fo there. that the Perfons to buying the fame do carry or caufe to be carried the faid Wools to bought by them, to the Town of Halifax, and there to fell the fame to fuch poor Folks of that and other Parifnes adjoining, as shall work the same in Cloth or Yarn (to their Knowledge) and not to the rich and wealthy, nor to any other to fell again : And if either the faid Wool-driver shall fell his faid Wools at any other Place forth of the faid Town of Halifax, or if any fuch shall buy their Wools at *Halifax*, shall fell their Wools that they bought, again unwrought in Yarn or Cloth, that then every fuch Offender to lofe and forfeit the double Value of Penalty. the Wool fo fold or uttered; the one Moiety thereof to be to the King and Queen's Majefties, her Heirs and Succeffors, Kings of this Realm, and the other Moiety to him or them that will fue Juffices may for the fame in any of the King and Queen's Majellies Courts of determine Of-Record, or before the Juffices of Peace in their Seffions, who by fences virtue hereof in their open Seffions shall have Authority upon Information to hear and determine the fame, and to make Procefs against the Offenders, as in any other Cafe to be determined before them.

#### CAP. XIV.

An Act for the re-edifying of four Mills near the City of Hereford.

# CAP. XV.

# An A& that Purveyors shall not take Victuals within five Miles of Cambridge and Oxford.

HUMBLY fue to your Majefties, the Societies, Colleges and Companies of your true and faithful Subjects and daily · Orators, the Scholars and Students of both your Majeffies Uni-'verfities, Cambridge and Oxford, that where it hath been ac-" cuftomed Time out of Mind that both the faid Market Towns • of Cambridge and Oxford, wherein the faid two Univerfities be fet, " and the Circuit of five Miles next adjoining hath been free from ' any Charge or Moleftation of any common Takers or Purveyors ' for Victual, whereby the faid Markets were more plentifully ' ferved with Victual, and the poor Effate of a great Multitude • of Scholars having very bare and fmall Suffentation, thereby relieved,

relieved, and now by the Means that, contrary to the fame laudable Cuftom, divers Purveyors and Takers have of late exceffively frequented the fame Markets, and thereby given Occafion
to make Victuals both more fkant and much dearer to a notorious
Decay of Scholars, which also daily in this great Dearth is like
to increafe and be more lamentable, to the Hindrance of God's
Service, the Difhonour of the Realm, the Difcomfort of all good
and holy Men loving Learning and Virtue.'

II. It may therefore pleafe your Majefties, of your great Pity, and abundant Favour and Love towards your faid Two Universities, being the very Two only Nurfes of good Learning in this Realm, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, to enact, ordain and eftablish, That from benceforth, no Manner of Purveyor, Taker, Badger, Loder, or other Minister may, or shall take or bargain for any Kind of Victual or Grain in any of the faid Markets or Towns of Cambridge and the City of Oxford, nor shall take or bargain for any Victual within the Compais of Five Miles thereto adjoining, without the Confent, Agreement or good Will of the Owner or Owners; neither shall attempt to carry, take away or bargain for any Manner of Grain or other Victual bought or provided within the faid Space of Five Miles by any common Minister of any College, Hoftel or Hall, to be spent within any of the faid Colleges, Hostels or Halls, upon Pain of the Forfeiture of the Quadruple Value of any fuch Manner, Grain or Victual fo taken or bargained for, in any of the faid Markets, or within the faid Space of Five Miles, against the Will of the Owners, as is abovefaid, or attempted to be taken, carried away or bargained for, being provided as is abovefaid, for to be fpent in any of the Colleges, Hoftels or Halls : And further, shall fuffer Imprifonment for the Space of Three-Months without Bail or Mainprife; and that the Chancellor or Vice Chancellor, or his Commissary for the Time being, in either of the faid Universities, with Two Justices of Peace of the County wherein the faid Universities be set, shall have full Power by Authority of this Act, to inquire by the Oaths of xii. Men, of and upon the Defaults and Offences committed contrary to the Tenor thereof, and to fee due Punishment and Reformation thereof in Form aforefaid, from Time to Time; the One Half of which forefaid Forfeitures to be to the common Treasure of either the faid Univerfities, respectively to the Fault committed against this their Privilege, the other Half to the Party that will fue for the fame by Action of Debt, Bill, Plaint or otherwife, in any Court of Record, or before the forefaid Chancellor, his Vice Chancellor or Commillary for the Time being, and Two Justices of Peace as is before expreffed.

III. Provided, That this Act shall not be put in Execution at any Time or Times whenfoever your Majesties, or the Heirs or Successors of your Majesty our Sovereign Lady, shall please to come to any of both the faid Universities, or within Seven Miles of either of them, but shall be in Suspence during that Time only, and not longer.

IV. Provided always and be it enacted by the Authority aforefaid, That this Act or any Thing therein contained, shall not in any wife be prejudicial or hurtful to the Mayor, Bailiffo and Commonalty

Porveyor taking Victual

Penalty.

Imprifonment.

Provilg.

Provile.

monalty of the City of Oxford, nor to the Mayor and Commonalty of the Town of Cambridge, or to their Succeffors, for and concerning any of their Liberties or Privileges, but that they and every of them, and their Succeffors refpectively, may have and use the fame in such Manner and Form as they or any of them might or ought to have done, before the making of this Act, any Thing in this Act contained to the contrary notwithstanding.

[Purveyance taken away, 12 Car. 2. c. 24. §12.]

### CAP. XVI.

An AA touching Watermen and Bargemen upon the River of Thames.

WHEREAS heretofore for Lack of good Government and due Order amongit Wherrimen and Watermen exercifing, <sup>4</sup> using and occupying Rowing upon the River of *Thames*, there <sup>4</sup> have divers and many Misfortunes and Mischances hapned and " chanced of late Years pail, to a great Number of the King and ' Queen's Subjects, as well to the Nobility as to other the common \* People that have paffed and repaffed, and been carried by Water, ' by Reafon of the rude, ignorant and unskilful Number of Water-" men, which for the most part been masterless Men, and fingle ' Men of all Kinds of Occupations and Faculties, which do work at their own Hands, and many Boys being of fmall Age, and of ' little Skill, and being Perfons out of the Rule and Obedience ef any honeft Mafter and Governor, and do for the most Part of " their Time use Dycing and Carding, and other unlawful Games, ' to the great and evil Example of other fuch like, and against the " Commonwealth of this Realm : And all which faid evil and igno-" rant Perfons in the Time of prefling by Commission, for the Ser-• vice of the King and Queen's most Royal Majesties upon the . Sea, for that they have no known Places of abiding, do for ' the most part absent and convey themselves into the Country, and ' other fecret Places, practifing there Robberies and Felonies, and ' other evil and detestable Facts, to the great Annoyance of the · Commonwealth; and fo after the faid Commission of Preffing ended, oft times the faid evil Perfons do repair again to their · former Trade of Rowing, colouring their evil Deeds; and alfo divers of them being very ignorant, for Lack of convenient Time
 of Learning and Exercise, in the which they might obtain . fufficient Knowledge of their Occupation, do oftentimes prefume and enterprife to receive divers of our faid Sovereign Lord " and Lady the King and Queen's Majefties loving Subjects into ' their Boats and Wherries, and do carry and convey their faid Subjects from Place to Place by Water, upon the faid River of Thanes, whereby divers Perfons have been robbed, and spoiled of " their Goods, and alfo drown'd ;

• II. And for and by the Occasion aforefaid, be daily put in Fear • and Peril of their Lives, the which is very lamentable and not to be • permitted or fuffered in any Commonwealth : And by Reafon • alfo, that a great Number, and the most Part of the Wherries and • Boats now occupied and ufed, and of late Time made for Rowing • upon the faid River, been made fo little and fmall in Proportion, • and fo ftrait and narrow in the Bottom, varying much from the • old fubftaatial Sors and fure Making of Boats and Wherries which • wis

- \* was used before the Space of twenty Years laft paft, infomuch as
- " the most Part of Boats and Wherries used at this Day, been for
- 6 shallow and tickle, that thereby great Peril and Danger of Drown-
- ' ing hath many Times enfued, and daily is likely to enfue, unlefs
- fome fpeedy Remedy be herein had and provided :'

III. For Reformation whereof, be it enacted by the King and Watermen upon Queen's Majefties, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Anthority of the fame, That there shall be yearly appointed, chosen and elected by the Mayor and the Court of Aldermen of the City of London for the Time being, the Number of Eight Perfons of the moft wife, difcreet and best Sort of Watermen, being Housholders, and occupying as Watermen upon the faid River between Gravefend and Windfor; which Election shall be yearly at the first Court of Aldermen to be holden within the faid City next after the first Day of March , And the fame eight Perfons to elected thall be named and called The Overfeers and Rulers of all the Wherrimen and Watermen that from and after the faid first Day of March shall use, occupy or exercise any Rowing upon the faid River of Thames betwixt Gravefend and Windfor aforefaid; which faid Overfeers and Rulers shall keep and maintain good Order and Obedience amongst the faid Watermen, according to the true Meaning of this prefent Act.

IV. And also be it further enacted by the Authority aforefaid, That after the Feaft of Pentecoff next coming, no Perfon nor Perfons, where two Watermen and not above the Number of two shall row together in one Boat or Wherry, in any Place or Places betwixt. Gravefend and Windfor aforefaid, shall prefume to enterprife to receive or take any Perfon or Perfons into his or their Boat or Wherry, to the Intent to carry or convey him or them therein, unlefs one of the fame two Watermen have been for the most part exercifed and ufed in Rowing upon the faid River of Thames, by the Space of two whole Years before that Time; and that also one of the fame two Watermen at least be duly admitted and allowed by the fame eight Overfeers and Rulers, or the most Part of them, by Writing under their known Seal, to be a fufficient and able Waterman; upon Pain that every Perfon and Perfons prefuming or offending contrary to the true Meaning of this prefent Act, shall by the faid eight Overfeers or Rulers be committed to Prifon in one of the Counters of the City of London, there to remain by the Space of one Month or lefs, as the Offence shall require.

V. And alfo be it further enacted, That no Perfon or Perfons being fingle Men, not keeping Houshold and not retained, shall from and after the faid Feast of *Pentecoff* next coming, use or exercife to row between Gravefend and Windfor aforefaid, unlefs he or they be Prentice or Prentices, or in Service retained with a Mafter by the whole Year at the leaft, upon Pain of like Imprifonment.

VI. And also be it further enacted, That the Lord Mayor of London, and the Aldermen of the fame City, and the Juffices of Peace within the Shires next adjoining to the faid River of Thames, every of them within their feveral Jurifdictions and Authorities, thall have full Power and Authority by virtue of this prefent Act, upon Complaint made to them or any of them by the faid Overfeers and Rulers, or two of them, or the Maiter or Mafters of any fuch Servants, not only to examine, hear and determine all Complaints or Offences

Eight Officers of the River of Thames.

Two Watermen fail not carry any, but where one of them is allowed by the Overfeers, &c.

Imprilonment.

No fingle Man shall be a Watesman, &c.

Who fhall have Authority to punift Offenders.

Offences to be done or committed by any fuch Perfon or Perfons that shall offend contrary to the true Meaning of this prefent Act, and to fet at large all and every fuch Perfon and Perfons as shall fortuse to be imprifoned by the faid Overfeers and Rulers according to this Act, if just Cause shall appear unto them so to do ; but also by their good Difcretions and Wifdom to punish, correct and reform the faid Overfeers and Rulers, and every of them, that shall unjuily, or without good Caufe or Ground, punish any Person or Perfons by Colour of this prefent Act, or any Thing therein contained.

VII. And he it further enacted by the Authority aforefaid, The Length, VII. And be it further enacted by the reaction of Breach and That if any Perfon or Perfons whatfoever, from henceforth do or Goodnefs of shall make any Wherry or Boat, to the Intent commonly to use Boats. rowing and carrying People upon the faid River of Thames, which shall not be xxij. Foot and a Half in Length, and iv. Eoot and a Half broad in the Midship, or which shall not be substantially and well able and fufficient to carry two Perfons on one Side tight, according to the old Quantity, Scantling, Thicknefs of Board, Goodness and good Proportion heretofore had and used; that then the fame Boat or Boats fo being made contrary to the Proportion and Sort before expressed, shall be taken as forfeit, and shall be penalty. forfeit, the one Half thereof to the King and Queen's Majeflies, our faid Sovereign Lord and Lady's Ufe, and to the Ufe of the Heirs and Succeffors of the Queen's Majelty, and the other Half to him or them that will fue for the fame in any of the King and Queen's Majefties Courts of Record, by Action of Detinue, Bill, Plaint, Information or otherwife; wherein no Wager of Law, Effoin, Protection or Injunction shall be allowed for the Defendant.

VIII. And be it further enacted, That if any Perfon or Perfons Watermen withwhich from and after the faid Feaft shall use and exercise the Oc- drawing themcupation of Rowing betwixt Gravefend and Windfor aforefaid, felves in Time which in the 1'ime of the Execution of any Commission of Prefing. that shall be had for the Service of the King and Queen's Majesties, and the Heirs and Succeffors of the Queen's Majefty, in their Affairs, shall willingly, voluntarily and obstinately withdraw, hide or convey him or themfelves in the fame Time of Preffing, into fecret Places and Outcorners, and after when fuch Time of Preffing is overpassed, shall return and come again to the faid River of Thanes, to row betwixt Gravefend and Windfor aforefaid, and that duly proved by two indifferent Witnesses, before the faid Lord Mayor and Court of Aldermen or Justices of the Peace, and two of the faid Rulers; that then he or they fo doing or offending shall fuffer Imprifonment by the Space of two Weeks, and be banished Punishment. any more to Row from thenceforth upon the faid River of Thames, by the Space of one whole Year and Day then next following. [See 4 & 5 Ann. c. 19. § 18.]

IX. And be it further enacted, That it shall be lawful to the The Overseers faid eight Rulers for the Time being, and their Succeffors from shall correct Wa-Time to Time, to convent and call before them at fome conve- termen, and nient Place by them to be appointed, all and every fuch Perfon Names. and Perfons, which from and after the faid Feaft of Pentecoft shall occupy and use the faid Trade and Occupation of Rowing betwixt Gravefend and Windfor aforefaid, and shall enter and regifter the Name and Names of them and every of them, that shall VOL. IV. G

be by them allowed or admitted for Watermen to row betwixt Gravesend and Windsor aforesaid, in a Book to be made for the fame Intent and Purpofe; and to take fuch further Order and Direction therein with every the faid Parties, by the Authority of this prefent Act, as it shall feem meet and necessary by the Difcretion of the faid Overfeers and Rulers for the Time being : And alfo that the faid Overfeers and Rulers shall and may by the Authority of this Act overfee, view and furvey at all and every Time and Times hereafter, all Manner of Boats and Wherries that shall from and after the faid Feast be made, before the faid Boat or Boats, Wherry or Wherries, be launched out of the Yard or Ground wherein the fame Boat or Boats, Wherry or Wherries shall fortune to be made, into the faid River of Thames, to the Intent that they and every of them may be made and prepared in fuch Manner and Form, and according to the Goodness, Proportion and Quantity in this prefent Act before limited and expressed.

X. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons which at any Time hereafter fhall be elected or chofen to be a Ruler or Overfeer as before is expressed, do happen negligently to use and exercise his or their Room or Place, or that will obtinately refuse to take upon him or them the Room or Rooms, Place or Places of any the faid Overfeers or Rulers, that then all and every fuch Offender or Offenders to offending shall lose and forfeit the Sum of v. li. of lawful Money of England; the one Half whereof shall be to our faid Sovereign Lord and Lady the King and Queen's Majesties Use, and to the Use of the Heirs and Successors of the Queen's Majesty, and the other Half to him or them that will fue for the fame in any of the King and Queen's Majesties Courts of Record, by Action of Debt, or by any other the Ways or Means above specified, wherein no Wager of Law, Etsoin, Protection or Injunction shall be admitted or allowed for the Deferd on or Defendants.

XI. And be it further enacted by the Authority aforefaid, That the faid Mayor and Court of Aldermen of the faid City of London. for the Time being, shall from Time to Time at their Discretions limit, fet and affeis the Price or Prices, and Sums of Money, that every Perfon or Perfons fo authorized to Row as is aforefaid betwixt Gravefend and Windfer alor faid, shall take for his or their Labour or Fare, from Place to Place particularly, betwixt Gravefend and Windfor aforefaid; and the fame Prices and Affeffments to be fet, shall bring or caufe to be brought to the Privy Council of our Sovereign Lord and Lady the King and Queen, to be viewed and feen by fome of the faid Privy Council; and after that, the faid Affeffments and Prices shall be figned and fubscribed with the Hands of two of the faid Privy Council at the leaft; and the faid Mayor and Court of Aldermen for the Time being shall cause the faid Prices and Assessments to be written and fet up in Tables in the Guildball in the City of London, Westminster-Hall and elfewhere, where the faid Mayor and Court of Aldermen shall think convenient : And every Person and Persons that shall take for his or their Fare or Labour above the Prices that shall be affeffed, viewed, written and fet up in Form aforefaid, fhall forfeit for every fuch Offence forty Shillings, and alfo thall fuffer Imprifonment by one Half Year : The one Moiety of the faid Forfeiture to be to the King and Queen's Majelties, their Heirs

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Shall view the Boars before they be launched.

Refuting their Place, or being negligent therein.

Penalty.

Affeffment of Fares for rowing between Gravefend aud Windfor.

Penalty.

Heirs and Succeffors, and the other Moiety thereof to him or them that will fue for the fame in any of the King and Queen's Majeflies Courts of Record, by Action of Debt, or by any other the Ways or Means above fpecified, wherein no Wager of Law, Effoin, Protection or Injunction shall be admitted or allowed for the Defendant or Defendants.

XII. And be it further enacted by the Authority aforefaid, Servants of Wef-That no Perfon or Perfons occupying or using any Western Barge, tein Bargement. shall retain, take or receive into his or their Service, any fingle Perfon not keeping Houfe or Houfhold, but only fuch as shall be retained with him or them by the whole Year, and no Housholder but fuch as he or they will or shall answer for, for his or their good Behaviour, upon Pain of Forfeiture for every fuch Offence xl. s. Penalty. the one Moiety thereof to be to the King and Queen's Majefties, her Heirs and Succeffors, and the other Moiety thereof to him or them that will fue for the fame in any of the King and Queen's Courts of Record, by Action of Debt, or by any other the Ways or Means above specified, wherein no Wager of Law, Effoin, Protection or Injunction shall be admitted or allowed for the Defendant or Defendants.

[Query, If § 12. repealed, 5 Eliz. c. 4. § 2.]

#### CAP. XVII.

An Act to take away the Benefit of Clergy from Bennet Smith, for the Murther of Rufford.

#### C A P. XVIII.

An Act touching Commissions of the Peace and Gaol-delivery in Towns Corporate, not being Counties of themfelves.

WHERE the King and Queen's most excellent Highnels, and their noble Progenitors, Kings of this Realm, have <sup>4</sup> heretofore granted their feveral Commissions directed as well unto ' the Mayors, Recorders and other grave Men, and Inhabitants of ' certain ancient and famous Cities and Towns Corporate within ' this Realm of England, not being Counties in themfelves, as also ' unto divers other worshipful and learned Men, dwelling out of ' the fame Cities and Towns Corporate, as well for the keeping of ' their Peace, good ordering of their People, and executing of ' their Laws and Statutes within the fame Cities and Towns ' Corporate, as also for the Delivery of their Majesties Prisoners ' remaining in the Gaols there; and after the granting of fuch ' Commissions, their Majesties have granted divers other like Com-' miffions unto certain worshipful and learned Men of the Shires, ' Lathes, Rapes, Ridings and Wapentakes, of this Realin of Eng-' land, for the Confervation of their Peace, and also delivering of ' their Prifoners remaining in their Gaols within the fame Shires, ' Lathes, Rapes, Ridings and Wapentakes ; which Commissions fo ' bearing a later Day, have been a Supersedeas and clear Discharge ' unto all and fingular the faid former Commissions, granted unto the faid Cities and Towns Corporate, not being Counties in them-' felves; fo that the faid Mayor and other grave and chiefest Officers ' of every fuch City and Town Corporate, have been charged to ' fue for the renewing again of fuch Commissions, both for the Peace

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Peace and Gaol-delivery, to the great Expences, Cofts and
Charges of the faid Mayor, and other the Inhabitants of fuch

· Cities and Towns Corporate, and to the great Protracting and

• Delay of Juffice therein in the mean Time : For Reformation

" whereof, and for the better Advancement of Justice in the Pre-" mifes;"

A Committion of the Peace and Gaol delivery thail not be a Superfedeas to a former like Committion granted to a City, &c.

II. Be it therefore enacted by the King and Queen's Majefties, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament allembled, and by the Authority of the fame, That all and fingular Committion and Committions, granted or to be granted to any fuch City or Town Corporate, not being as is aforefaid a County in itfelf, for the keeping of their Peace and Delivery of their Prifoners remaining in the Gaols of any fuch City or Town Corporate, not being a County in itself, shall stand, remain, and be good and available and offectual in the Law, to all Intents, Confiructions and Purpofes; the granting of any like Commiffion of Peace, or Gaol-delivery to any Commiffioner or Commiffioners for the Confervation of the Peace, or Delivery of the Prifoners remaining in the Gaol of any Shire, Lathe, Rape, Riding or Wapentake, within this Realm of England, bearing Date after the faid Commission or Commissions granted as is aforelaid, to any fuch City or Town Corporate, not being, as is aforefaid, a County in itfelf, to the contrary notwithflanding.

# C A P. XIX.

## An A& touching the Powdike in Marth-land.

" 22 H.S. c. 11. touching Powdike in Marsh-land, (virtually re-" pealed, 1 E. 6. c. 12. § 4. 8.) revived.

# CAP. XX.

## An A& for the inlarging of the Duchy of Lancafler.

• FORASMUCH as the King and Queen our Sovereign Lord and Lady confidering and regarding the Eftate of the Duchy . of Lanraster, being one of the most famous Princeliest and State-· lieft Pieces of our faid Sovereign Lady the Queen's ancient Inhe-· ritance, do perceive and confider, that the Poffeffions and yearly · Revenues of the faid Duchy are and have been of late greatly · diminished, as well by reafon of fundry Gifts, Grants and Sales · made by the late Kings of famous Memory, Henry the Eighth . and Edward the Sixth, late Kings of England, Father and · Brother to our faid Sovereign Lady the Queen's Highnefs, as · also by reafon of fundry Exchanges made with divers of their · loving Subjects, of fundry Manors, Lands, Tenements, Poffef-· fions and Hereditaments lately belonging to the fame Duchy, . and the Manurs, Lands, Tenements, Possessions and Heredita-· ments, being received and taken in Recompence of the faid Exchanges, be not annexed to the faid Duchy, but been in the · Order, Survey and Governance of other Courts and Places fo by • their Highneffes taken and received in Exchange :

II. And foralmuch also as their Majefties do mind and intend
 to preferve, advance, maintain and continue the ancient and ho nourable Eftate of the faid Duchy;' our faid Sovereign Lord and
 Lady therefore be pleafed and contented, that it be enacted, ordained and

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and eftablished by their Majesties, with the Assents of the Lords Spiritual and Temporal, and the Commons, in this prefeut Parliament allembled, and by the Authority of the fame, That all Honours, Caftles, Lordships, Manors, Lands, Tenements, Possefions and Hereditaments within this Realm of England, which at any, Time fince the xxviii. Day of January in the first Year of the Reign of our faid late Sovereign Lord King Edward the Sixth, were Parcel of the Possefilions of the faid Duchy of Lancaster, or which , were united and annexed to the faid Duchy by Authority of Parliament, Letters Patents or otherwife, and which at any Time fuce the faid xxviij Day of January have been given, granted, alienated, bargained, fold, exchanged or otherwife fevered from the faid Duchy by our faid late Sovereign Lord King Edward the Sixth, or by our faid Sovereign Lady the Queen that now is, or by our Sovereign Lord and Lady the King and Queen's Majeflies that now be, to or with any Perfon or Perlons, and which faid Honours, Calles, Lordships, Manors, Lands, Tenements and Hereditaments, Duchy Lands lince fuch Gifts, Grants, Alienations, Bargains, Sales, Exchanges levered from the or Severance thereof fo made as is aforefaid, been comen or returned. Crown, and again to the Hands of our faid late Sovereign Lord King Edward fithence reunitagain to the Hands of our faid late Sovereign Loru King Laward ed, thail he again the Sixth, or to the Hands of our faid Sovereign Lady the Parcel of the Queen, or to the Hands of our faid Sovereign Lord and Lady Duchy. the King and Queen, or to the Hands of her Majelty, her Heirs and Succeffors, in Poffession, Reversion, Remainder or otherwife, and which now be or remain in the Hands of our faid Sovereign Lord and Lady the King and Queen's Majefties, of any Effate of Inheritance, shall from the Time the same came and reverted again to the Hands of our faid late Sovereign Lord King Edward the Sixth, or to the Hands of our faid Sovereign Lady the Queen, or to the Hands of our faid Sovereign Lord and Lady the King and Queen, by Authority and Force of this Act, be united and annexed for ever unto the faid Duchy of Lancaster, and shall be adjudged, deemed and taken for ever, for and as Parcels and Members of the faid Duchy of Lancaster; and that all fuch and those of the faid Manors, Lands, Tenements and Hereditaments, which be lying within the County Palatine of Lanca/ler, thall be of the fame Nature, Quality, Kind and Condition, to all Intents, Conftructions and Purposes, as others the ancient Possessions of the faid Duchy, lying and being within the faid County Palatine of Lancafter, be and ought to be; and all those and fuch of the faid Manors, Lands, Tenements and Hereditaments, which he lying out of the faid County Palatine of Lancoffer, thall be of the fame Nature, Quality, Kind and Condition, to all Intents, Conftructions and Purpoles, as other ancient Polieflions of the faid Duchy, lying and being out of the County Palatiae of Lancafter, be and ought to be; and shall be in the Letting, Setting, Order, Rule, Survey, Receipt and Governance of the Chaneellor, Counfel and Officers of the faid Duchy of Lancaster for the Time being for evermore, in like and the fame Manner and Form, to all Intents and Purpofes, as others the faid ancient Poff-flions belonging to the faid Duchy been, have been, or ought to be.

III. And that all the faid Honours, Caffles, Lordships, Manors, nexed Lands Lands, Tenements and Hereditaments, united and annexed to the thall pais under faid Duchy of Lancafter, by Authority and Force of this Act, and the Seal of the all and fingular Citize Control Lattors Patients and Writ all and fingular Gifts, Grants, Leafes, Letters Patents and Writ- with the fame

The new anings Ceremonics.

ings thereof, or of any Parcel thereof, hereafter to be made by the King and Queen's Highnefs, or by the Heirs or Succeffors of her Majetty, fhall for evermore pafs and be made under fuch of the Seals of the faid Duchy, as other the ancient Poffeffions of the faid Duchy have ufed to pafs and be made, and not under any other Seal or otherwife, and with the like and the fame Livery of Seifin, Attornment, Ceremonies, Orders and Circumftances in the Law, and in the fame Manner and Form, as other the ancient Poffifions of the faid Duchy, and the Letters Patents, Charters and Writings thereof heretofore of ancient Time made, have ufed and ought to be made and paffed, and not otherwife, nor in, any other Manner and Form ; any Law, Eftatute, Ufage or Cuftom to the contrary thereof in any wife notwithftanding.

IV. And be it further enacted, ordained and eftablished by the Authority aforefaid, That our faid Sovereign Lord and Lady the King and Queen that now be, and the Heirs and Succeffors of her Majesty, may from Time to Time hereafter, at their Liberties and Pleafures, by their Graces Letters Patents, to be fealed with the Great Seal of *England*, unite, annex, limit, affign and appoint any other their Honours, Caftles, Lordships, Manors, Lands, Tenements and Hereditaments, lying and being within this their faid Realm of *England*, unto their faid Duchy of *Lancaster*, for the further Augmentation, Honour and Estate of the faid Duchy, at their Wills and Pleafures.

V. And that all and every fuch Annexing, Limiting, Affignment and Appointment made or to be made by our faid Sovereign Lord and Lady the King and Queen, or by the Heirs or Succeffors of our faid Sovereign Lady the Queen, of any of their Honours, Caftles, Lordfhips, Manors, Lands, Tenements and Hereditaments, unto the faid Duchy of *Lancafter*, by any their faid Letters Patents under the Great Seal of *England*, fhall be as good and available, as if it were done by Authority of Parliament.

VI. And that all fuch Honours, Caltles, Lordfhips, Manors, Lands, Tenements and Hereditaments, lying and being within the faid County Palatine of *Lancafter*, which shall happen to be united and annexed to the faid Duchy by Force of any fuch Letters Patents, shall from the *Tefle* of the faid Letters Patents be within . the Order, Survey, Rule, Governance, Jurisdiction, Letting and Setting of the faid Duchy of *Lancaster* for the Time being, as other the Posses of the faid Duchy, lying and being within the faid County Palatine of *Lancaster*, have used and ought to be.

VII. And that all other Honours, Caftles, Lordships, Manors, Lands, Tenements and Hereditaments, lying and being out of the faid County Palatine of Lancaster, which shall happen to be united and annexed to the faid Duchy by Force of any fuch Letters Patents, shall be from the Tester of the faid Letters Patents, within the Order, Survey, Rule, Governance, Jurifdiction, Letting and Setting of the faid Duchy of Lancaster, as others the Possibility Palatine of Lancaster, lying and being out of the faid County Palatine of Lancaster, have used and ought to be; Saving to all and every Perfon and Perfons, Bodies Politick and Corporate, to their Heirs, Successors and Affigns, and to the Heirs, Successors and Affigns of every of them, all fuch Right, Title, Interest, Entries, Conditions, Occupations, Possibility, Leafe and Leafes, Fees, Annuities, Offices, Rents, Services, Commons, Profits, Commodities, Eafements,

Other Lands may be annexed to the Duchy of Lancatter.

Lands to be annexed lying within the County Palatine.

Lands to be annexed lying out of the County Palatine.

Saving of Rights.



Eafements, Actions, Suits, Demands, Thing and Things whatfoever, which they or any of them should, might or ought to have had, into or out of any the Premifes, before the Making of this Act, in like and in the fame Manner, Form and Condition, to all Intents, Constructions and Purposes, as if this Act had never been had or made ; any Thing in this Act to the contrary in any wife notwithftanding.

VIII. Provided always, and be it enacted by the Authority Certain Lands aforefaid, That this Act, or any Thing or Things therein con- excepted which tained, shall not in any wife extend to enable or give any Liberty to are not to be anour faid Sovereign Lord and Lady the King and Queen, nor to the nexed to the Duchy of Lan-Heirs and Succeffors of our faid Sovereign Lady the Queen, to cafter. unite and annex to the faid Duchy of Lancaster, by their Letters Patents, any Honours, Castles, Lordships, Manors, Lands, Tenements or Hereditaments, being any Part or Parcel of the antient Inheritance of the Crown, or of the Principality of Wales, or of the Duchy of Cornavall, or of the Earldom of Chefter, or any their Honours, Castles, Lordships, Manors, Lands, Tenements or Hereditaments, fet, lying or being within the Coupties of Chefter and Flint or either of them; nor to give, annex or affign to the faid Duchy of Lancaster, any Honours, Cattles, Lordhips, Manors, Lands, Tenements or Hereditaments, exceeding and amounting in the Whole above the yearly Value of Two thousand Pounds; any Claufe, Article or Thing in this Act rehearfed, contained or fpecified to the contrary thereof in any wife notwithstanding.

IX. Provided always, and be it enacted by the Authority afore. Proviso. faid, That the Farms, Rents, Suits and Services of fuch and as many of the faid Manors, Lands, Tenements and Hereditaments mentioned in this Act, belonging to the Duchy of Lancaster and County Palatine of Lancaster or to either of them, shall be answered and paid in the Court of the Duchy Chamber at Westminster, or to the Receivers General and other Ministers of the fame Court, in like Manner and Form as heretofore have been used and accuftomed; and that all Leafes hereafter to be made of any the fame . Manors, Lands, Tenements or Hereditaments belonging to the faid Duchy shall be made under the Seal of the Duchy of Lancaster, in like Manner and Form as heretofore have been used; this Act or any Thing therein contained to the contrary thereof in any wife [Sect. 9. is not on the Roll.] notwithstanding.

### C A P. XXI.

An A& for the Continuance of certain Statutes. EXP.

#### CAP. XXII.

An Act for the Confirmation of a Sublidy granted by the Clergy. EXP.

## C A P. XXIII.

An Act of a Sublidy granted by the Temporalty. EXP.

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Anne

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# Anno quarto & quinto PHILIPPI & MARIÆ. (A.D.1557.)

STATUTES made in the Parliament begun and holden at Weftminster the Twentieth Day of January in the Fourth and Fifth Year of the Reign of the most invincible and excellent Princes PHTLIP and MARY, by the Grace of God, King and Queen of England, Spain, France, Iberia, both the Sicilies, Jerulalem and Ireland, Defenders of the Faith; Archdukes of Austria; Dukes of Milan, Burgundy and Brabant; Counts of Haspurg, Flanders and Tyroll; and there continued and kept until the Diffolution of the fame, being the Seventh Day of March then next following: viz.

## CAP. I.

An A& for the Confirmation of Letters Patents.

### CAP. II.

An Act for the having of Horse, Armour and Weapon.

FOR the better Furniture and Defence of this Realm, be it enacted by the King and Queen's Majefties, with the Affents of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That as much of all and every Act and Statute concerning only the keeping or finding of Horfe, Horfes or Armour, or of any of them heretofore made or provided, and all and every Forfeiture and Penalty concerning only the fame, shall be from henceforth utterly void, repealed, and of none Effect : And be it further cnacted by the Authority aforefaid, That every Nobleman, Gentleman and other Temporal Perfon, after the Rate and Proportion hereafter declared, shall have and keep in Readiness fuch Horses, Geldings, Armour, and other Furniture for the Wars, at the least, and in fuch Sort and Manner as is and shall be in this Act hereafter expressed and declared, that is to fay, all and every Perfon Temporal having any Honours, Lordships, Manors, Houses, Lands, Meadows, Pastures or Woods of Estate of Inheritance or Freehold, to the clear Yearly Value of One M. Pounds or above, fhall from and after the First Day of May, which shall be in the Year of our Lord God 1558, have, find, keep, fuftain and maintain within this Realm of England, of their own proper and at their own proper Cofts and Expences, Six Horfes or Geldings, able for Dimilances, whereof iii. of them at the leaft to be Horfes, with fufficient Harneffes, Steel Saddles, and Weapon requifite and appertaining to the faid Dimilances, Horfes or Geldings; and x. Light Horfes or Geldings able and meet for Light Horfemen, with the Furniture of Harnels and Weapon requisite for the fame ; and alfo xl. Corfelets furnished, xl. Almayne Rivettes, or instead of the faid Almayne Rivettes, xl. Coats of Plate, Corfelets or Brigandines furnished, xl. Pikes, xxx. Long Bows, xxx. Sheafs of Arrows, xxx. Steel

Former Acts repealed.

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EXP.

Regulation for keeping Horfes, Armour, &c.

Estates, &c. of 1,0001. a Year.

Steel Caps or Sculls, xx. Black Bills or Halberts, xx. Haquebuts, and xx. Morians or Salets; and every Perfon Temporal, having any Honours, Lordships, Manors, Houses, Lands, Meadows, Paftures or Woods of any fuch Estate as is aforefaid, to the clear Yearly Value of a Thoufand Marks or above, and under the clear 1,000 Muts Yearly Value of a Thoufand Pounds, shall have, find, fustain and a Year. maintain within this Realm, of their own proper and at their own proper Cofts and Expences, iiii. Horfes or Geldings able for Dimilances, whereof Two at the leaft to be Horfes, with fufficient Hameffes and Weapon, and Saddles meete and requisite to the faid Dimilances, Horfes or Geldings, and vi. Light Horfes or Geldings able and meete for Light Horfemen, with Furniture of Hamels and Weapon requilite for the fame; and also of Armour and Weapon, xxx. Corfelets furnished, xxx. Almayne Rivettes, or inflead of the faid Almaine Rivets, xxx. Coats of Plate, Corfe-lets or Brigandines furnished, xxx. Pikes, xx. Long Bows, xx. Sheafs of Arrows, xx. Steel Caps or Sculls, x. Black Bills or Halberds, x. Haquebuts, and x. Morians or Salets; and every Perfon Temporal having Honours, Lordships, Manors, Houfes, Lands, Meadows, Pastures or Woods of any fuch Estate as is aforefaid, to the clear Yearly Value of iiii. Hundred Pounds or above, 4001 a Year, and under the clear Yearly Value of a Thoufand Marks, thall have, and under 1,000 find, keep, fuitain and maintain as is aforefaid, Two Horfes, or Marks. One Horfe and One Gelding able for Dimilances, with fufficient Furniture of Harnefs, Steel Saddles and Weapon for the fame, as is aforefaid, and Four Geldings able for Light Horfemen, with fufficient Harnels and Weapon for the fame, and alio xx. Corfelets furnished, xx. Almayne Rivettes furnished, or inflead of Almayne Rivettes, xx. Coats of Plate, Corfelets or Brigandines furnished, xx. Pikes, xv. Long Bows, xv. Sheafs of Arrows, xv. Steel Caps or Sculls, vi. Haquebuts, and vi. Morians or Salets; and that every Perfon Temporal having Lordihips, Manors, Houfes, Lands, Meadows, Pastures or Woods of any fuch Estate as is aforefaid, to the clear Yearly Value of Two hundred Pounds or above, and under 2001. and under the clear Yearly Value of Four Hundred Pounds, shall from the 4001. a Year. faid First Day of May have, keep, fustain and maintain One great Horfe or Gelding able for a Dimilance, with fufficient Furniture of Harnefs, and Steel Saddle for the fame, and Two Geldings able for Light Horfemen, with Harnefs and Weapon fufficient, as is aforefaid, for the fame, and alfo Ten Corfelets furnished, Ten Almaine Rivets, or in the place of Almayne Rivets, Ten Coats of Plate, Corflets or Brigandines furnified, Ten Pikes, Eight Long Bows, Eight Sheafs of Arrows, Eight Steel Caps or Sculls, Three Haquebuts, and Three Morians or Salets ; and every Perfon Temporal, having any Lordthips, Manors. Houfes, Lands, Meadows, Paftures, or Woods, of any fuch Effate as is aforefaid, to the clear Yearly Value of One hundred Pounds or above, and 1001, and under under the Yearly Value of Two hundred Pounds, shall from and 2001. a Year. after the faid First Day of May have, keep and maintain as is aforefaid, Two Geldings able and meet for Light Horfemen, with fufficient Harnefs and Weapon raquifite for the fame, and alfo Three Corflets furnished, Three Almaine Rivets, or instead of them, fo many Coats of Plate, Corflets or Brigandines furnished, Three Pikes, Three Long Bows, Three Sheafs of Arrows, Three Steel Capa or Sculls, Two Haquebuts, and Two Morians or Salets; and

under 1001. a Year.

401. and under 100 Marks a Year.

201, and under 401. a Year.

sol and under zol. a Year.

51. and under 101. a Year.

Perfons, &c. of 1.000 Marks.

and alfo every Perfon Temporal having Lordships, Manors, Houses, Lands, Meadows, Paftures or Woods of any fuch Estate as is afore-100 Marks, and faid, to the clear Yearly Value of a Hundred Marks or above, and under the Yearly Value of a Hundred Pounds, from the faid Firk Day of May, shall have, keep, maintain and fustain One Gelding able and meet for a Light Horfeman, with the Harnels and Weapon fufficient and requisite for the fame, Two Corfelets furnished, Two Almayne Rivets, or instead of the fame, Two Coats of Plate or Brigandines furnished, Two Pikes, Two Long Bows, Two Sheafs of Arrows, Two Steel Caps or Sculls, One Haquebut, One Morian or Salet ; and also every Perfon Temporal having Lordfhips, Manors, Houfes, Lands, Meadows, Pastures or Woods of fuch Estate as is aforefaid, to the clear Yearly Value of Forty Pounds or above, and under the Yearly Value of a Hundred Marks, shall from and after the faid First Day of May have, maintain and keep Two Corflets furnished, Two Almaine Rivets, or instead of the same Two Coats of Plate, Corslets or Brigandines furnished, Two Pikes, One Long Bow, One Sheaf of Arrows, One Steel Cap or Scull, Two Haquebuts, Two Morians or Salets; and also every Perfon Temporal having Lordships, Manors, Houses, Lands, Meadows, Paitures or Woods of any fuch Estate as is aforefaid, to the clear Yearly Value of Twenty Pounds or above, and under the Yearly Value of Forty Pounds, shall from the faid First Day of May have, keep and maintain one Corflet furnished, One Pike, One Haquebut, One Morian or Salet, One Long Bow, One Sheaf of Arrows, and One Steel Cap or Scull; and alfo every Perfon Temporal having Lordships, Manors, Houses, Lands, Meadows, Pastures or Woods of any fuch Eftate as is aforefaid, to the clear Yearly Value of x. Pounds or above, and under the Yearly Value of xx. Pounds, fhall from and after the faid Day have, keep and fustain One Almaine Rivet, Coat of Plate or Brigandine furnished, One Haquebut, One Morian or Salet, One Long Bow, and One Sheaf of Arrows, One Steel Cap or Scull; and also every Perfon Temporal having Lordihips, Manors, Houfes, Lands, Meadows, Paftures or Woods of fuch Estate as is aforefaid, to the clear Yearly Value of Five Pounds or above, and under the Yearly Value of x. Pounds, shall from and after the faid First Day of May have, keep and fustain One Coat of Plate furnished, One Black Bil or Halbert, One Long Bow, One Sheaf of Arrows, and One Steel Cap or Scull; and alfo every Perfon Temporal having Goods or Chattels to the Value of One thousand Marks or above, shall from the faid First Day of May have, find, keep, fustain and maintain as is aforefaid, One Horfe or Gelding able for a Demilance, with fufficient Harnefs, Steel Saddle, and Weapon requisite and convenient for the fame, and One Gelding able and meet for a Light Horfeman, with Harnels and Weapon fufficient and requifite as is aforelaid for the fame, or Eighteen Corflets furnished instead of the faid Horfe and Gelding, and Furniture of the fame, at his Choice; and alfo shall from the same Day have, find, keep and maintain of Armour and Weapon, Two Corflets furnished, Two Almaine Rivets, or for the fame Almayne Rivets, Two Coats of Plate, Two Corflets, or Two Brigandines furnished, Two Pikes, Four long Bows, Four Sheafs of Arrows, Four Steel Caps or Sculls, and Three Haquebuts, with Three Morians or Salets; and alfo every Perfon Temporal having Goods and Chattels to the Values hereafter

hereafter in this prefent Act specified and declared, shall from and after the faid First Day of May have, find, keep, fustain and maintain fuch Geldings, Armour, Weapon and Furniture for War as is hereafter declared, that is to fay, having to the Value of Four Hun- 401, and under dred Pounds or above, and under the Value of a Thoufand Marks, 1,000 Marks. One Gelding able and meet for a Light Horfeman, with fufficient Harnefs and Weapon requisite and meet for the fame, or Nine Corflets furnished at his Election, and also shall have, find and keep One other Corflet furnished, One Pike, Two Almayne Rivets, or Plate Coats, or Brigandines furnished, One Haquebut, Two Long Bows, Two Sheafs of Arrows, and Two Steel Caps or Sculls; and having in Goods and Chattels to the Value of Two Hundred 2001. and under Pounds or above, and under Four Hundred, One Corfelet furnished, 4001. One Pike, Two Almayne Rivets, Plate Coats or Brigandines furnished, One Haquebut, One Morian or Salet, Two Long Bows, and Two Sheafs of Arrows, and Two Sculls or Steel Caps; and having in Goods and Chattels to the Value of a Hundred Pounds or 1001. and under above, and under Two Hundred, One Corfelet furnished, and One, 2001. Pike, One Pair of Almavne Rivets, One Plate Coat, or Pair of Brigandines furnished, Two Long Bows, and Two Sheafs of Arrows, and Two Sculls; and having as is aforefaid in Goods and Chattels to the Value of xl. Pounds or above, and under a Hun- 401. and under dred Pounds, Two Pair of Almayne Rivets, or Two Coats of Plate 1001. or Brigandines furnished, One Long Bow, and One Sheaf of Arrows, One Steel Cap or Scull, and One Black Bill or Halbert; and having, as is aforefaid, in Goods and Chattels to the Value of xx. Pounds or above, and under xl. Pounds, One Pair of Almayne 201. and under Rivets, or One Coat of Plate, or One Pair of Brigandines, Two 401-Long Bows, Two Sheafs of Arrows, Two Sculls or Steel Caps, and One Black Bill or Halbert ; and having as is aforefaid, to the Value of Ten Pounds or above, and under Twenty Pounds, One rot. and under Long Bow, One Sheaf of Arrows, with One Steel Cap or Scull, 201. and One Black Bill or Halbert; and alfo that every Perfon Temporal, not being above charged by this Act, having or that hereafter shall have any Annuity or Annuities. or Yearly Fee or Annuities, &c. Fees for Term of Life, or of any Estate of Inheritance, or any Copyhold or Copyholds for Term of Life, or of any Eftate of Inheritance to the clear Yearly Value of xxx. Pounds or above, shall be charged and chargeable with fuch Furniture of War as is aforefaid, in every Degree, Quality and Condition according to the Proportions and Rates before expressed, limited and appointed for Goods and Chattels.

II. And be it further enacted by the Authority aforefaid, That Perfore bound every Perfon which by virtue of the Act made in the Parliament by 33 H. 8. holden at Westminster in the xxxiii. Year of the Reign of King c. 5. Henry the Eighth, was bound (by Reafon that his Wife should wear fuch Kind of Apparel or other Thing as in the fame Statute is (pecially mentioned and declared) to keep or find One great floned Trotting Horfe, and is not by this Act before charged, to have, maintain and keep any Horfe or Gelding shall from the faid First Day of May have, keep and maintain One Gelding able and meet for a Light Horfeman with fufficient Harnefs and Weapon for the fame, in fuch Manner and Form as every Temporal Perfon having Lordships, Houses, Lands, Meadows, Pastures or Woods

Woods of fuch Eftate as is aforefaid, of the clear Yearly Value of One Hundred Marks, is charged or appointed to find, have and maintain by this prefent Act.

III. And be it further enacted by the Authority aforefaid, That if any Perfon chargeable by this Act as is aforefaid, shall by the Space of any Three whole Months after the faid First Day of May, Eck or want the faid Number and Kinds of Horses, Geldings, Armour, Weapon and Furniture aforefaid, or any of them, after fuch Rate, Proportion, Manner and Form as is in this Act above limited, declared and appointed, that then every fuch Perfon shall forfeit and lose for every fuch Three Months that he shall so lack and want the fame Number and Kind of Horfes, Geldings, Armour, Weapon and Furniture, or any Part thereof, for every Horfe or Gelding to lacking Ten Pounds, and for every Dimilance and Fur-niture of the fame Three Pounds, and for every Corfelet, and Furniture of the fame xl.s. and for every Almayne Rivet, Coat of Plate or Brigandine and the Furniture of the fame, xx. s., and for every Bow and Sheaf of Arrows, Bill, Halbert, Haquebut, Steel Cap, Scull, Morian and Salet, x. s. the One Moiety of which faid Forfeitures shall be to the King and Queen our Sovereign Lord and Lady, and to the Heirs and Succeffors of the fame our Sovereign Lady, and the other Moiety to him or them that will fue for the fame in any Court of Record by Bill, Plaint, Action of Debt or Information, in the which Bill, Plaint, Action or Information no Wager of Law, Effoign or Protection shall be allowed or admitted.

IV. And be it further enacted by the Authority aforefaid, That the Inhabitants of every City, Borough, Town, Parish and Hamlet within this Realm other than fuch as are fpecially charged before in this Act, shall have, find, keep, fustain and maintain at their common Charges and Expences fuch Harnefs and Weapon and as much thereof as shall be appointed by the Commissioners of our faid Sovereign Lord and Lady, and of the Heirs and Succeffors of the fame our Sovereign Lady, for the Mufters or View of Armour within fuch City, Borough, Town, Parith or Hamlet, there to be kept in fuch Place as by the faid Commissioners shall be appointed ; and the Numbers and Kinds thereof to be written and comprised in a Pair of Indentures to be made between the faid Commissioners, or Two of them at the leaft, and Twelve, Eight or Four of the chiefeft of every fuch City, Borough, Town, Parish or Hamlet, whereof One Part to remain with the Chief Officer of the fame City. Borough, Town, Parish or Hamlet, and the other Part to remain with the Clerk of the Peace of the Shire or County, where every fuch City, Town, Borough, Parish or Hamlet shall ftand or be; and if the fame Inhabitants of every fuch City, Borough, Town, Parish or Hamlet, other than such as are specially (as is aforefaid) charged, fhall lack or want fuch Harnefs or Weapons, or any Part thereof as shall be unto them appointed by the faid Commiffioners for the Muffers and View of Armour as is aforefaid, by the Space of any Three Months together next after any fuch Appointment made, that then the fame Inhabitants fhall forfeit for every the faid Three Months for every fuch Harnels or Weapons fo lacking, after the Rate above limited, the One Moiety thereof to be to our faid Sovereign Lord and Lady, and to the Heirs

Omitting to provide Houses, Sec.

Penalty.

Inhabitants of Citics, &c not before charged.

Penalty.

Heirs and Succeffors of our faid Sovereign Lady, and the other Moiety to him or them that will fue for the fame in any of the Courts of Record of our faid Sovereign Lord and Lady, and of the Heirs and Succeffors of the fame our Sovereign Lady, by Bill, Plaint, Action of Debt or Information, wherein no Wager of Law, Effoign, or Protection shall be admitted or allowed.

V. And be it further enacted by the Authority aforefaid, That Commissioners the Lord Chancellor of England for the Time being, thall have under Geen full Power and Authority by virtue of this prefent Act, from Scale Time to Time to grant out Commissions under the Great Seal of England to the Juffices of Peace within every Shire or County of this Realm, or to fo many of them as by his Diferention shall be thought meet and convenient for the appointing and limiting of the faid Harneffes and Weapons to be found, kept and maintained in every fuch City, Borough. Town, Parish and Hamlet at the common Charges of the Inhabitants thereof as is aforefaid.

VI. Provided always, That this Act or any Thing therein con- Provided tained shall not extend to take away or difcharge any Tenant or Farmer of his Service or Covenant towards his Lord for the finding of Horfe, Armour or Weapon, or for doing of Service by himself or any other, which by the Tenure of his Land or Farm he is bound to do at the Time of making of this Act, but that he fhall yield, pay and do the fame in as large ample Manner and Form as this Act had never been had ne made.

VII. And be it further enacted by the Authority aforefaid, That Juffices of Peace the Juffices of Peace of every Shire fball have Power and Aathority may enquire a by virtue of this Act from Time to Time to make Search and Armour, &c. View of and for the faid Furnitures of Horfes, Geldings, Armour and Weapon to be found, maintained and kept by any Perfou zborefaid, having Lordships, Manors, Houses, Lands, Meadows, Paffures or Woods to the clear Yearly Value of CC. Pounds or under and not above the Yearly Value of CCCC. Pounds, or to be found, maintained or kept by any Perfon or Perfons chargeable by this Act by Reafon of his or their Goods, Chattels, Annuities, Fees or Copyholds as is aforefaid, and to hear and determine at their Quarter-Seffions all and every the Defaults committed or Proceedings done contrary to this A& within the County where fuch Seffions thereon. fhall be kept, by Inquilition, Prefentment, Bill or Information before them exhibited, or by examination of Two lawful Witneffes at the Difcretion of the fame Juffices, and to award Procefs thereupon as though they were indicted before them by Verdict of xii. Men or more ; and upon the Conviction of the Offender by Information or Suit of any other than the King or the Queen, or of the Heirs or Successors of the Queen to make Estreats of the One Moiety of the faid Forfeitures to be levied to the Ufe of Peaalties. our faid Sovereign Lord and Lady or of the Heirs or Succeffors of the fame our Sovereign Lady, as they use to do of other Fines, Iffues and Amerciaments growing in the Selfions of Peace, and to award Execution of the other Moiety for the Complainant or Informer against the Offender by fieri facias or capias as the King's Juffices at Westminster may do and use to do; and if any fuch Conviction shall hereafter happen at the only Suit of our faid Sovereign Lord and Lady or of the Heirs or Successors of the same our Sovereign Lady, that then the whole Forfeitures to be efficated and levied to their Ufes only.

VIII. And

Offenders not to be twice troubled.

Soldier offending.

Penalty.

Provifo.

Provifo for Plea of Inability.

Provifo.

Provifo for 33 H. 8. c. 6. VIII. And be it further enacted by the Authority aforefaid, That whenfoever any Perfon shall at any Time hereafter be convicted by virtue of this Act for any Default or Thing mentioned in this Act, that then the fame Perfon shall not otherwife or effoons be vexed, troubled, fued or convicted for the fame Default or Thing wherefore he shall be fo convicted.

IX. And be it moreover enacted by the Authority aforefaid, That if any Soldier fhall at any Time hereafter make Sale of his Horfe, Harn is and Weapon, or any of them, contrary to the Form of the faid Statute made in the faid Second and Third Years of the faid late King; that then not only the fame Soldier fhall incur the Penalties of that Statute, but alfo the faid Sale made by fuch Soldier to any Perfon or Perfons, knowing him to be a Soldier, fhall be void and of none Effect, againft him or them that found or fet forth the faid Horfe, Harneis and Weapon, or any of them, to or for the Furniture of fuch Soldier, to ferve with the fame.

X. Provided always, That no Perfon shall be impeached or troubled for any Offence done contrary to this Act unless Prefentment or Suit thereof be had, made or taken within One Year next after the Offence done, any Thing in this Act to the contrary thereof in any wife notwithstanding.

XI. Provided alway, and be it enacted by the Authority aforefaid, That if at any Time hereafter it shall fortune any Person or Perfons aforefaid to be fued or impeached for any Forfeiture or Penalty for not having, fuftaining or keeping fuch Furniture of Corfelets, Pikes, Haquebuts or Morians as by this Act is before limited, rated and appointed, and for his or their Excuse and Anfwer, shall allege and plead that the fame Furniture fo lacking could not by him or them conveniently be had, gotten or provided for Want and Lack of the fame within this Realm according to the Tenor and Purport of this Act, the fame Matter of Want and Lack as is aforefaid shall be allowed and taken for a good and fufficient Answer and Bar in the Law in case it be true; and if the fame be denied or traverfed, that thereupon an Iffue shall be joined, and that the Trial shall be of every fuch Iffue only had by the Certificate to be made by the Lord Chancellor, Lord Treafurer, the Lord Prefident of the Council, the Lord Steward of the King's and Queen's most honourable Household, the Lord Privy Seal, the Lord Admiral and the Lord Chamberlain of the faid Household, or by Three of them, in Writing under their Seals or the Seals of Three of them, this prefent Act or any Estatute, Law or Ufage heretofore had to the contrary notwithstanding.

XII. Provided alfo, and be it enacted by the Authority aforefaid, That no Perfon or Perfons chargeable by virtue of this Act, to or for the finding or having of any Horfe, Gelding, Armour, Weapon or Furniture for the War as is aforefaid, fhall be charged with the fame or with any of them, both for his Manors, Houles, Lands, Meadows, Pastures and Woods, and alfo for his Goods, Chattels, Farms, Leafes, Annuities.

XIII. Provided alfo, and be it further enacted by the Authority aforefaid, That this Act or any Thing therein contained fhall not in any wife extend or be adjudged or interpreted to abrogate, repeal or make void any Part, Sentence, Matter, Claufe, Article or Thing contained or fpecified in the Effatute made in the xxxiii. Year of the Reign of the late noble Prince of worthy Memory 2 King

King Henry the Eighth, for or concerning the having of Long Bows and Arrows, and the using, order, exercising and maintenance of Archery, and shooting in Long Bows, but that the fame Statute and every Article, Claufe, Sentence and Thing therein contained and fpecified touching or in any wife concerning the having of Long Bows, Arrows, using, order, exercifing or maintenance of Archery and fhooting in Long Bows, shall stand and remain in force and be observed, performed and kept according to the Tenor, Effect and true Meaning of the faid Act, upon the Pains contained in the fame as this Act had not been had ne made, this prefent Act or any Thing therein contained to the contrary in any wife notwithstanding.

XIV. Provided alfo, That if it shall fortune the faid Furniture Provide for Arof Armour aforefaid or any Part thereof, at any Time hereafter to be lost or fpent in any Service of Defence of this Realm, or elfe the Horfes or Geldings aforefaid, to be killed or deftroyed, or elfe by fome other Occasion to be dead, that in fuch Cafe or Cafes no Perfon or Perfons shall be charged with any Forfeiture or Penalty aforefaid for not having fuch Quantity or Number of Armour, Horfes or Geldings as is aforefaid, fo that he or they within One Year next after fuch Lofs or Want do fupply the fame again in all Points according to the true Meaning and Purport of this Act, any Thing in the fame Act to the contrary thereof notwithstanding.

XV. Provided alfo, That the Want of any Gauntlet or Gauntlets Provife. shall not be deemed, accounted or taken for any Lack or Want of Furniture for a Corfelet, any Words before expressed founding to the contrary, notwithstanding.

XVI. Provided alfo, and be it enacted by the Authority afore- Proviso for Hafaid, That every Perfon and Perfons charged with the finding of quebuts. any Haquebut, and his or their Servant or Servants shall and may exercise and use shooting in the same Haquebut at such Marks as is limited and appointed by the Statute made in the xxxiii. Year of the Reign of King Henry the Eighth, or at their own proper Games, fo that they carry not or use not the fame Haquebut in any Highway unless it be coming or going to or from the Musters, or marching towards or from the Service of Defence of the Realm, any Claufe or Article in the faid Act of the xxxiii. Year to the contrary notwithstanding.

XVII. Provided always, That this Act ne any Thing therein Proviso for contained shall extend to charge any Person or Persons dwelling Wales, &c. or abiding within the Countries of North Wales and South Wales, and within the County Palatine of Lancaster and Chester or either of them, with the finding or having of any Haquebut, but that they and every of them shall and may at their Will, Liberty and Pleasure have and keep instead and place of every Haquebut charged by this Act, One Long Bow and One Sheaf of Arrows, over and befide fuch other Armour and Munition as is by the Laws of this Realm limited and appointed, any Thing in this Act to the contrary notwithstanding.

XVIII. Provided always, That the Lord Chancellor of England Commissioners or Keeper of the Great Seal for the Time being shall and may for viewing from Time to Time by virtue of the King and Queen's Highness A:mou, &c. Commission, name, assign and appoint Commissioners in every City, Borough and Town Corporate wherein there be Juffices of the Peace,

mour, &c. loft, &c.

Peace, as well in England as in Wales, fo many of the fame Juffices of Peace with fuch and as many other Perfons to be joined with them, dwelling out of the faid Cities, Boroughs and Towns Corporate as he or they shall think meet, to take View of Armour in every of the fame Cities, Boroughs and Towns Corporate according to this prefent Act, and also to affign what Harnefs and Armour shall be provided and kept by the Inhabitants of every fuch City, Borough and Town Corporate as is aforefaid according to this prefent Act.

[Repealed 1 Jac. 1. c. 25. §47.]

## CAP. III.

#### An Act for the taking of Musters.

WHERE heretofore Commandment hath been given by the King and Oueen's Metaling King and Queen's Majeflies, and other the Progenitors · of the Queen's Majefty, Kings of this Realm, to divers and . fundry Perfons, to mufter their Majeflies People and Subjects of their Realm of England, and to levy a Number of them for the · Service of their Majefties, and of this Realm, in their Wars, fuch • as were most able and likelieft to ferve well in the fame : Which · Service hath been greatly hindered, as well for that a great · Number hath abfented them from the faid Mufters, which ought to have come to the fame, as also for that many of the most able • and likely Men for that Service have been through Friendship · or Rewards releafed, forborn and difcharged of the faid Ser-• vice; and fome other not being able or meet, taken, appointed · and chofen thereunto, and yet the fame Difability and Unapt- nofs notwithstanding, the fame unable and unmeet Perfons, upon · Sums of Money, or other Kind of Rewards or Exactions by • them paid to fome fuch as had the Order of the faid Musters, have been alfo releafed and difcharged of the faid Service, to the great . Impoverishment of the Subjects, and chiefly to the great Peril • and Danger of this noble Realm, in the Hindrance of the true \* and neceffary Service thereof :'

II. For Remedy whereof, be it enacted by the King and Queen our Sovereign Lord and Lady, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament allembled, and by the Authority of the fame, That if any Perfon or Perfons, that shall be commanded at any Time hereafter generally or fpecially to mufter afore any fuch as shall have any Authority or Commandment for the fame, by or from the King and Queen's Majeflies, or by the Heirs or Succeffors of the Queen's Majefty, or by any Lieutenant, Warden, or other Perfon or Perfons authorized for the fame, do willingly abfent him or themfelves from the fame Mufters, having no true and reafonable Excufe of Sicknefs or other lawful Impediment; or at their Appearance at fuch Musters do not bring with them fuch their best Furniture or Array and Armor, as he or they shall then have for his or their own Perfon in Readinefs; shall, for every fuch Default and Imprisonment. Offence, have and fuffer Imprisonment by the Space of ten Days, without Bail or Mainprife, by the Commandment of fuch as shall have Authority, as is aforefaid, to take the fame Mufters ; unlefs he or they, fo offending, as is aforefaid, do agree to or with the faid Commissioners or Two of them, to pay to the Use of the King and Queen

Perforsablenting frum Mufter.

Queen our Sovereign Lord and Lady, or of the Heirs or Succeffors of the fame our Sovereign Lady, for every fuch Offence, Forty Penalty. Shillings for a Fine ; which faid Fine, after Agreement for the Payment of the fame, as is aforefaid, shall be certified and eftreated into the Court of the Exchequer at Westminster, by fuch as shall have Power to take the faid Mufters, as is aforefaid, or by Two of them, under their Seals, or the Seals of Two of them, within the Space of Two Months next after fuch Agreement to pay the faid Fine had or made, and the fame Fine fo effreated, to be levied in fuch Form as Fines affeifed by the Juffices of Affize, or of Gaol-delivery in their Circuits are used to be levied.

III. And be it further enacted by the Authority aforefaid, That Muffer-mafter if any Perfon or Perfons, which at any Time or Times hereafter taking Reward to difcharge sovereign Lord and Lady, or by the Heirs and Successors of the fame our Sovereign Lady, by their Commission, Letters or otherwife authorifed to levy mufter, or make any Men to ferve in their Wars, or otherwife for the Defence of this Realm, do by any Mean exact, levy, receive or take, or caufe to be taken, any Sum or Sums of Money, or other Reward or Thing whatfoever, of any Perfon or Perfons, for Service in the Wars, or that shall be appointed, named or mustered to ferve in any fuch Service, or for the Sparing, Releafing or Difcharging of fuch Perfon or Perfons from the faid Service, that then every fuch Perfon that fo shalloffend in Exacting, Receiving or Taking by any Ways or Means, any Sum or Sums of Money, or other Reward or Thing what-foever, as is aforefaid, shall for fuch Offence forfeit ten Times fo Penalty. much as he shall fo receive, exact or take.

IV. And be it further enacted by the Authority aforefaid, That A Captain liif any Captain, Petty Captain or other, having Charge of Men for centing his Sole diers to depart Service in War, shall for any Advantage, Lucre or Gain by him or not paying to be taken or received, difcharge or licence any of the Soldiers, their Wages. or Men appointed to ferve in the Wars under his Rule or Order, to depart from the fame Service, or shall not pay unto his Soldiers, and to every of them, their full and whole Wages, Conduct and Coat Money, within ten Days next after that fuch Captain, Petty Captain, or other having Charge of Men, as is aforefaid, shall have received the fame; that then the Party fo offending in giving any fuch Licence or Discharge, as is aforefaid, shall lose and forfeit for every fuch Offence ten Times the Value of the Thing fo taken or Penalty. received, and thall also pay to every Soldier from whom he thall fo withhold any of the faid Wages, Conduct or Coat Money, treble the Sum fo withholden; the one Moiety of all which Forfeitures, other than fuch as before by this Act is limited or given to the Soldier or Soldiers, as is aforefaid, for their Wages, Coat or Conduct Money withdrawn, shall be to the King and the Queen's Majefties, and the Heirs and Succeffors of the Queen's Majefty, and other the Moiety, thereof to him or them that will fue for the fame by Action of Debt, Bill, Plaint, Information or otherwife, in any Court of Record; in which Action or Suit, no Effoin, Protection or Wager of Law shall be allowed.

V. And be it further enacted by the Authority aforefaid, That Who may deterall Juffices of Affizes in their Circuits, and all Juffices of Peace mine Offences. within the Limits of their Commission in their Aflizes and Seffions, and

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and Stewards of Leets, Law-days and Liberties, at their Leets and Law-days, shall and may from Time to Time enquire, hear and determine every of the faid Offences committed or done contrary to this Act, within the Precincts of their Commillion, Leet or Liberty: And if any Perfon or Perfons shall be, before the faid Justices of Affife, Justices of Peace, or any of them, prefented or indicted of any the Offences aforefaid, that then the faid Juffices of Affifes, or Juffices of Peace before whom fuch Indictment or Prefentment shall be taken or had, shall and may by the Authority of this Act award such Process against every such Perfon or Perfons fo indicted, as upon Indictments of Trefpafs is used and accustomed to be made: And if any such Person or Perfons to indicted do appear before the faid Juffices, and confess the fame, or plead to the fame Indictments, and after, by Verdict of twelve Men, shall be of any the faid Offences contained in fuch Indictment or Indictments convicted, that then the faid Juffices before whom any fuch Conviction shall be fo had, shall and may award fuch Perfon or Perfons fo convicted unto Prifon, there to remain without Bail or Mainprize, until fuch Time as he or they have paid or fatisfied the Moiety of the Forfeiture aforefaid, unto the King and Queen's Majeities Ufe, and the other Moiety thereof unto him or them that shall come before the faid Juftices, and give Evidence against the Party to be convicted at the Time of the faid Conviction, and by whole Evidence he shall be of the faid Offence convicted : And if any fuch Conviction shall be had without any Evidence openly given by any Perfon or Per-fons, that then the Party convicted, as aforefaid, shall remain in Prifon, as is aforefaid, until he have fatisfied the whole Forfeiture to the King and Queen's Majeftics Ufe.

VI. Provided always, and be it further enacted by the Authority aforefaid, That if any the Offences aforefaid touching Captains, Petty Captains or other having Charge of Men, fhall be committed during the Time that any Army or Number of Men being under a Lieutenant, fhall be affembled and continue together, or by any Captain, Petty Captain or other having Charge of Men, that fhall ferve under any Lord-Warden or other Chieftain, that then upon Complaint thereof the Lord Lieutenant, or the Lord-Warden or other Chieftain, during the Time of any his or their Commiflion, fhall and may hear, order and determine the fame Offences, by his or their Diferetions.

VII. Provided always, That this A&, nor any Thing therein contained, fhall not in any wife extend to take away or difcharge any Tenant or Fermor of his Service or Covenant toward his Lord, for the Finding of Horfe, Armour or Weapon, or for doing of Service by himself, or by any other, which by Tenure of his Land otherwife is bounden to do before the Making of this A&; but that he finall yield, do and pay the fame in as ample Manner and Form as though this A&t had never been had or made.

VIII. Provided alfo, and be it further enacted by the Authority aforefaid, That if any fuch Captain, Petty Captain or other, having Charge of Men, as is aforefaid, fhall be at any Time hereafter convicted, or ordered by Virtue of this Act, for any of his Offences aforefaid, that then the fame Captain, Petty Captain or other, having Charge of Men, as is aforefaid, fo convicted, fhall not otherwife

Imprisonment,

Evidence.

Offences committed during the Time of Service.

Service in Refpect of Tenure of Land.

He that is once convicted fhall not be again troubled.



otherwise or efficients be vexed, troubled, convicted or fued, for the fame Offence, whereof he shall be fo before convicted or ordered.

• IX. And where one Branch or Article contained in the Statute 2 & 3 E.6. c. 2. " made in the Second and Third Year of the Reign of the late \$6. " King Edward the Sixth, intituled, An Att touching the true Service \* of Captains and Soldiers, whereby the Departure of any Soldier, · ferving as in the faid Act is expressed, without Licence of the " Lieutenant or other Officer or Officers named in the faid Act, • or in their Abfence, of their Deputies, was made Felony, is • of no Force, Strength ne Effect, at this prefent, by Reafon of " the Act of Repeal of certain Treasons, Felonies and Premunire, IM Seff. 1. c. t. " made in the first Sessions of the Parliament holden at West-" minfter in the first Year of the Queen's Majetty's Reign :' Be it for good and reafonable Confiderations enacted and eftablished by the Authority of this prefent Parliament, That the faid Branch or Article, and every Sentence and Matter therein contained, be from henceforth wholly revived and recontinued, and be and remain in full Strength and Effect, to all Intents, Constructions and Pur-pofes, the faid Act of Repeal notwithstanding: And that all and every other Article, Claufe, Proviso and Matter contained in the fame Act, shall stand, remain and be in their full Force, Effect and Strength; any Thing in this Act contained to the contrary notwithstanding.

"X. And yet nevertheles where in the faid Act it is provided, 2 & 3 E. 6. c. 2. • That no Perfon or Perfons should be charged for the Taking §17. " or Receiving of any Gift or Reward of any of his or their Tenants • or Friends towards the Relief, Aid or Help of the fame Perfons <sup>6</sup> being commanded to ferve in Wars, or otherwife to find Men on \* Horfeback or on Foot, within this Realm or without; nor for the · Gift, Reward, Aid or Help referved, or covenanted to be paid • or given to any Perfon appointed to ferve in Wars, or to find . Horfe or Men to ferve, by Reafon of any Grant, Covenant, · Refervation, Cuftom or Tenure ; any Thing in the faid Act to ' the contrary notwithstanding, as by the faid Act and Provifo " more plainly it doth and may appear :' Be it enacted by the Authority of this prefent Parliament, That no Perfon or Perfons What Relief of shall or may by Colour of the faid Proviso, or of any Words or Friends or Te-Matter therein contained, exact or demand, or levy any Sum or nants may be Sums of Money, Horfe, Armour or any other Thing, other than taken toward Service in War. shall be employed forthwith in the prefent Service of those Wars, of the King and Queen's Majefties, her Heirs or Succeffors, for which it is levied; the which Sum or Sums of Money, Horfe, 'Armour or other Thing, or as much thereof as shall not be spent, loft or confumed in the faid Service, shall be rendered and reftored to fuch Perfon or Perfons as payed or delivered the fame, upon the Penalties and Forfeitures contained in the faid Act.

XI. Provided always, That no Perfon or Perfons inhabiting Inhabitants in within any City, Borough or Town Corporate, being a County of itfelf, or in which any Juffices of Peace be or hereafter shall be by Charter, shall be compellable by virtue of this Act to make his or their Appearance with fuch Furniture as is aforefaid, at any Muster hereafter to be had or taken out of the Suburbs, Precinct or Liberties of the fame City, Borough or Town, nor before any Perfon or Perfons authorifed by Commission or otherwife, as is H 2 aforefaid,

Cities, &c shall be muttered only within the fame.

aforefaid, unlefs the Mayor, or other head Officer of fuch City, Borough or Town, and One other difcreet Inhabitant of the fame at the leaft, be joined in the fame Commission or other Authority, as is aforefaid, with the fame Person or Persons fo authorifed; any Thing before mentioned to the contrary notwithstanding.

[This Statute repealed by the general Words of 26 G. 3. c. 107.; but that Statute is repealed, and other Regulations made, 42 G. 3. c. 90.]

#### CAP. IV.

## An Act that Acceffaries in Murder and divers Felonies shall not have the Benefit of Clergy.

FOR the due Punifhment of fuch as command, counfel or hire any Perfon or Perfons to commit, perpetrate or do any Petty Treafon, wilful Murder, or any of the Offences in this prefent Act mentioned: Be it enacted by the Authority of this prefent Parliament, That all and every Perfon and Perfons, that after the First Day of March next coming shall maliciously command, hire or counfel any Perfon or Perfons to commit or do any Petty Treason, wilful Murder, or to do any Robbery in any Dwellinghouse or Houses, or to commit or do any Robbery in or near any Highway in the Realm of England, or in any other the Queen's Dominions, or to commit or do any Robbery in any Place within the Marches of England against Scotland, or wilfully to burn any Dwelling-houfe or any Part thereof, or any Barn then having Corn or Grain in the fame; that then every fuch Offender or Offenders, and every of them, being outlawed thereof, or being thereof arraigned and found guilty by the Order of the Law, or being otherwife lawfully attainted or convicted of the fame Offence; or being arraigned thereof do stand mute (a) of Malice or froward Mind, or do challenge peremptory above the Number of Twenty Perfons, or will not answer directly to such Offence, shall not have the Benefit of his or their Clergy. (a) [As to flanding mute, 12 G. 3. c. 20.]

II. Provided always, and be it enacted, That every Lord and Lords of the Parliament, and Peer and Peers of the Realm, having Place and Voice in the Parliament, upon every Indictment for any of the Offences aforefaid, shall be tried by their Peers, as hath been accultomed by the Laws of this Realm.

#### CAP. V.

#### An AA touching the making of Woollen Clothes.

• WHERE in the Parliament holden at Wefiminfler in the Fifth and Sixth Year of the Reign of our late Sovereign Lord King Edward the Sixth, there was, by great Deliberation and Advice, One good Act made for the true and perfect making of Woollen Cloth within this Realm; fithence the making whereof, divers Clothiers found themfelves aggrieved, alledging, That it is unpoffible for them to obferve the fame Act in all Points, and have in this prefent Parliament prayed fome Mitigation thereof: It is therefore at their fpecial Inftance and Requeft ordered, eftablifhed, enacted, &c. [Repealed, 49 G. 3. 5. 109. § 1.]

Acceffaries in Petty Treaton, Felony, Murder, &c. fhall not have their Clergy.

Trial of a Lord by his Peers.

5 & 6 E. 6. e. 6.

# CAP. VI.

#### An AA to enquire of the Behaviour of Frenchmen, being Denizens. EXP.

• IN their most humble wife, shewen unto your most royal Ma-ieffy, the Lords Spiritual and Temporal, and all other your • most loving and obedient Subjects, the Commons in your most high Court of Parliament affembled, that where at a Parliament . holden at Westminster, the xij. Year of the Reign of King · Richard the Second, it was for fundry good Confiderations 13 R. s. nu. 19. • ordained and enacted, that no alien Frenchmen should have or enjoy any Benefice within this Realm, but that they should be · avoided forthwith out of the fame, before a certain Time in • the faid Act limited, as in the fame Act is more plainly con-• tained. And that at what Hour any Priors Aliens, Conventual • or other Benefice or Office, given by Title of the King, did · void by Laches, or Death of the faid Prior, and other Occupiers, • that then (during the Wars) honeft Perfons English should be \* put therein, in the Place of them, to accomplish Divine Service, and none of the Encmies aforefaid. And yet notwithstanding \* the faid Ordinance, the faid Aliens Frenchmen, by evil Imagina-4 tion and Brocage, to continue the evil Mifchiefs of the faid " Ordinance, did purchafe Letters Patents of the King to be . Denizens, and Lieges to the King, and fo fwear to continue \* the fame, to the Intent to occupy and enjoy the faid Benefices, 4 and by that Means did occupy great Number of Benefices, " against the faid Ordinance, by Means whereof, the Aliens French " were encreased, to the diminishing of the Subjects of the King, • and the Treafure of the King and the Realm, did carry out of 4 this Realm, and the Counfel of the King did difcover to the . Enemies of France, to the great Damage of the King and the Realm. For Remedy whereof, at a Parliament holden at Weff-" minfler, the First Year of the Reign of the most worthy Prince • of famous Memory, King Henry the Fifth, the fame King con-• fidering the Milehiefs aforefaid, by the Authority of the fame · Parliament, willed that the faid Ordinance should be fafely • holden and kept, and put in due Execution (certain Prior Aliens excepted), and that they should put in Surety not to discover nor caufe to be difcovered, the Counfel nor the Secrets of the Realm. And where fithence the making of the faid Acts of Parliament, fundry other good Laws and Acts have been made, as well in
the Time of King *Richard* the Third, as in the Time of King 1 R. 3. c. 9. . Henry the Eighth, in which Acts it is provided, limited, ordained 15 H. 8. c. 2. 4 and declared, under what Sort the faid Aliens, and every of \* them, should use themselves within this Realm. • II. And where also by One Act of Parliament made at 32 H.S. c. 16. §7. "Weftminster, in the Two and thirty Year of the Reign of the " faid late King Henry the Eighth, it was enacted, amongst other Things contained in the faid Act, that all Manner of Strangers \* borne out of his Grace's Obeilance, which before that Time 4 were made Denizens, or that after that should be made Denizens, from and after the First Day of September then next coming,

4 should be bounden and be obedient by and unto all the forefaid Acts and Statutes, made in the First Year of the faid King

• Richard the Third, and in the Fourteenth and One and twentieth

Years

1 N. 5. c.7.

Years of the faid King Henry the Eighth, and to all the Contents of the fame, and to all other Acts and Statutes of this Realm before that Time made, or from henceforth to be made. And that alfo in all and every Letters Patents, of or for any Denizen, from and after the laft Day of the fame Parliament, fo holden in the faid Two and thirtieth Year, to be made to any Strangen, not being born under the King's Obeifance, there should be contained in every fuch Letters Patents, a Provifo that he or they to whom fuch Letters Patents shall be fo made and granted, should be bounden and be obedient by and unto all the Acts and Statutes of this Realm, as is aforefaid, and to all and every the Contents of the fame, as by the fame Acts more plainly it doth and may appear.

4 III. Yet fithence the making of the faid feveral Acts, a great " Number and Multitude of the French Nation have arrived into • this Realm, as well near to the Sea Side as elfewhere, and under ' a feigned, falfe and untrue Promife or Oath of Allegiance and Faith, promifed to be by them borne to this Realm, they have of ! late Years, fithence the faid Two and thirtieth Year of the Reign 4 of the faid late King Henry the Eighth, by finister and undue "Means, obtained divers and fundry feveral Letters Patents, " whereby they be made Donizens, and by Force thereof do enjoy the Liberties and Privileges of this Realm, and yet con-4 trary to the true Meaning of the faid Letters Patents, in their 6 Conditions and Behaviours they do remain French, and daily from Time to Time do discover the Counfel, State and Privities · of this Realm, and compaſs, imagine and procure fundry Mifchiefs and Damage to be done by the French Nation to this · Realm, contrary to the faid Acts of Parliament, and contrary • to their faid Letters Patents, and the Provifo contained in the fame.'

IV. For Remedy whereof, and for the avoiding of the imminent Peril that for Want of due Providence may enfue to your most Royal Perfon (which our Lord God long preferve to reign over us), and to this your Highness Reahn, by the malicious and fecret Practices of the faid Denizens, we most humbly befeech your most excellent Majesty to have vigilant Care and tender Confideration of your own Surety, and Prefervation of this your Realm; and having good and fure Experience of your accustomed honourable and merciful Disposition and Inclination, do also most humbly befeech the fame, that by your Royal Affent it may be enacted by the Authority of this prefent Parhament, That all Frenchmen, and all and every other Perfon and Perfons, born in any Place beyond the Seas, which at the Time of the Birth of any fuch Perfon or Perfons was under the French King's Obeifance, not being Denizens, other than fuch as the King and Queen's Highnefs, or the Queen only, shall specially licence, limit and appoint to remain within this Realm, shall depart out of this Realm, and out and from the Dominions and Territories of the fame, there to remain and continue without Return into this Realm, during the Time and Continuance of the Wars between the French King and our Sovereign Lady the Queen, or her Heirs or Succeffors. And that our Sovereign Lord and Lady, the King and the Queen, or her Highness only, by the Authority of this Act, by their Letters Patents under the Great Scal of England, hall

Grievance.

Aliens without Licence to depart.

fhall and may have full Power and Authority from Time to Time. during the Life of the Queen's Highnefs (whom Almighty God long prosper and continue) after Offence found, or other due Proof of the Mildemeanour of any fuch Denizen committed contrary to the Laws of this Realm, to repeal and make void all and fingular Letters Patents, or as many of them as to her Highness shall feem good, made fithence the faid Two and thirtieth Year of the Reign of King Henry the Eighth, to any Alien or Stranger born French, and under the Obeifance of the French King, concerning only the making of fuch Alien or Stranger Denizen, the fame Letters Patents of Repeal to be proclaimed and used in Manner and Form following, that is to fay, that every fuch Letters Patents of Repeal shall contain the Names and Surnames of every fuch Allen Stranger, whofe Letters Patents shall fo be repealed, and thall be folemnly and openly read and proclaimed in the King and Queen's Court of Chancery, between the Hours of Nine and Eleven before Noon, one Day in any one Term to be kept at Westminster, and in fuch and as many Terms and Counties of this Realm as shall be limited or appointed, or otherwife feam meet to the Queen's Majeity at any Time hereafter, during her Highnefs faid Life, and that all and every fuch Letters Patents to be repealed in Manner and Form aforefaid, from and immediately after xxx. Days next enfuing fuch Repeal, shall, touching only the making of fuch Alien or Stranger Denizen, be void and of none Effect, and not before.

V. And be it further enacted by the Authority aforefaid, That Aliens remainfuch Aliens and Strangers Denizens, whole Patents the Queen's ing how far Highnefs hereafter shall fortune to allow or confirm, or whom her Highnefs shall licence to remain and tarry in this Realm, shall be bound to the King and Queen's Majesties by Recognifance, not to difcover, nor caufe to be difcovered, the Counfel nor the Secrets of this Realm, and further to be bound and obedient unto and by the Laws and Statutes of the fame; and if any fuch Alien born French, and under the Obeifance of the French King, as is aforefaid, shall refuse to knowledge any such Recognisance, that then the faid Confirmation, Allowance and Licence shall be void and of none Effect.

VI. Provided always, That if any fuch Alien, as is aforefaid, shall have purchased any Manor, Lands, Tenements or Hereditaments, of any Estate of Inheritance within this Realm, fithence the Time that he was made Denizen; or that any Manor, Lands, Tenements or Hereditaments within this Realm were given to any fuch Alien, of any Estate of Inheritance, by any Letters Patents, or in the fame Letters Patents whereby he was made Denizen; that the fame Manor, Lands, Tenements and Hereditaments, after the Deceafe of fuch Alien, whofe Letters Patents of making Denizen shall be as is aforefaid repealed, shall and may descend, remain or come unto fuch his Heir or Heirs, as been born within this Realm, and as be inheritable to the fame, or to fuch other Perfon or Perfons as should, by the Laws of this Realm, have and enjoy the fame (or any Part thereof), if this Act or no fuch Repeal had been made, in fuch Manner and Form as though no fuch Repeal were had or made; the fame Repeal, or any Thing in this Act to the contrary notwithfanding.

 $H_4$ 

VII. Provided

bound.

Provifo for Lands purchafed by Denises.

Penizen departing out of the Realm. VII. Provided alfo, That it shall be lawful to the Queen's Majefty, her Heirs and Succeffors, immediately from and after the Departure of every fuch Denizen out of this Realm, to receive and take the clear yearly Iffues, Revenues and Profits of all fuch Manors, Lands, Tenements, Rents, Fees, Annuities and Hereditaments, whereof any fuch Denizen were feifed or had at the Time of this Act, or at the Time of his Departure out of this Realm as is aforefaid, for and during the Life of every fuch Denizen, in as ample and large Manner and Form, and in fuch Quality, Condition and Degree, as any fuch Denizen might lawfully have received and taken at the Time of the making of this prefent Act, and not otherwife; any Thing in this Act contained to the contrary notwithftanding.

## CAP. VII.

## An Act to make up the Jury with Circumstantibus, where the King and Queen's Majetties is a Party.

VHERE in the Parliament holden at Westminster the Fourteenth Day of January in the Thirty fifth Year of the · Reign of the most noble and victorious Prince King Henry the Eighth, late King of England, among other Things, it was
 enacted and established, for the speedy Trial of Islues joined ' between Party and Party, in any of the King's Courts of Re-· cord holden at Westminster, to be tried by the Verdict of Twelve " Men, before the Juffices of Affife or Nifi Prius, that in every " Writ of Habeas Corpora or Diftringas with a Nifi Prius delivered · of Record to the Sheriff, or other Minister or Ministers to " whom the making of the Return shall appertain, where a full · Jury shall not appear before the Justices of Affise or Nifi Prius, or elfe where after Appearance of a full Jury, by Challenge of any of the Parties, the Jury is like to remain untaken for · Default of the Jurors, that then the fame Juffices, upon Request made by the Parties Plaintiff or Demandant, fhall have Autho-• rity, by virtue of the faid Act, to command the Sheriff, or • other Minister or Ministers, to whom the making of the faid · Return shall appertain, to name and appoint, as often as Need · fhall require, fo many of fuch other able Perfons of the faid · County, then prefent at the faid Affifes or Nifi Prius, as shall " make up a full Jury, which Berfons fo to be named and im-• panelled by fuch Sheriff, or other Minister or Ministers, shall • be added to the former Panel, and their Names annexed to the fame, as by the faid Act more at large appeareth; which Statute • was made to endure till the End of the next Parliament, and ' after was and is from Time to Time continued, and doth now ' remain, stand, and be in Effect ; which Act doth not extend to " any Jury impannelled to try an Iffue joined between the King and the Party, or between such as pursue any Matter for the King and themfelves:'

II. Be it therefore enacted, ordained and eftablished by the King and Queen's Majesties, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from and after the First Day of June

35 H. 8. e.6. § 5, 6, &c.

Tales de Circumfantibus granted. June next coming, the Juffices of Affife and Nifi Prius, before whom any Trial shall be made by virtue of any Writ of Habens Corpora or Distringas, with a Nisi Prius, where a full Jury shall not appear, or after Appearance of a full Jury, by Challenge the Jury is like to remain untaken for Default of Jurors, shall have Authority by virtue of this Act, upon Request made for the King and Queen, her Heirs or Succeffors, by any authorifed thereunto. or affigned by the Juffices of the Court before whom the faid Inqueft shall be taken, or upon Request to be made by the Party that followeth as well for the King and Queen, her Heirs and Succeffors, as for himfelf upon any Penal Statute, or his or their Attorney, to command the Sheriff, or other Minister or Ministers to whom the making of the faid Return shall appertain, to name and appoint, as often as Need shall require, fo many of fuch other able Perfons of the faid County, then prefent at the faid Affifes or Nifi Prius, and to add and annex the Names to the former Pannel, as shall make up a full Jury of Twelve Men, for the Trial of every fuch Iffue :

III. And that all and every Claufe, Sentence, Article and 37 H. 8. e. 6. Provifo, comprifed in the faid former Act, shall be taken, inter-preted and expounded, to give the like and the fame Advantage and Commodity to the King and Queen's Majestics, her Heirs and Successfors, and all fuch Person and Persons as shall pursue any Action, Plaint, Bill or Information for the King and Queen's Majeflies, her Heirs and Successions only, or for them and the Party, as the Party Plaintiff in any other Action should or might have by virtue of the fame Act, in fuch Form and Condition, to all Intents and Purpofes, as if fuch Adions or Suits for the King had been specially and particularly mentioned and declared in the faid Act.

[Extended to Defendants in all Cafes, 14 Eliz. c. 9.]

#### VIII. CAP.

An A& for the Punishment of fuch as shall take away Maidens that be Inheritors, being within the Age of Sixteen Years, or that marry them, without Confent of their Parents.

WHERE Maidens and Women, Children of Noblemen, Gentlemen and others as well as for the second Gentlemen and others, as well as fuch be Heirs Appa-• rent to their Anceftors, as others, having left unto them by their Father, or other Anceftor and Friends, Lands, Tenements and Hereditaments, or other great Substances in Goods and Chattels · moveable, for and to the Intent to advance them in Marriage, · fomewhat like according to their Degrees, and as might be " most for their Surety and Comfort, as well for themselves as of s all other their Friends and Kinsfolks, be oftentimes unawares to s their faid Friends or Kinsfolks, by Flattery, triffing Gifts and · fair Promifes, of many unthrifty and light Perfonages, and · thereto by the Intreaty of Persons of lewd Demeanour, and others that for Rewards buy and fell the faid Maidens and · Children, fecretly allured and won to contract Matrimony with the faid unthrifty and light Perfonages, and thereupon either • with

" with Sleight or Force oftentimes be taken and conveyed away from their faid Parents, Friends or Kinsfolk, to the high Dif- pleafure of Almighty God, Difparagement of the faid Children, • and the extreme continual Heaviness of all their Friends; which ungodly Dealing, for Lack of wholefome Laws to the Redrefs thereof, remains a great, familiar and common Mifchief in this • our Commonwealth :

II. For Remedy whereof, be it enacted by the King and Queen's Majetties, the Lords Spiritual and Temporal, and the Commors, of this prefent Parliament affembled, and by the Authority of the fame, That it shall not be lawful to any Person or Perfons to take or convey away, or caufe to be taken or con-. veyed away, any Maid or Woman Child unmarried, being under the Age of Sixteen Years, out of or from the Policiion, Cuftody or Governance, and against the Will of the Fasher of fuch Maid or Woman Child, or of fuch Perfon or Perfons to whom the Father of fuch Maid or Woman Child, by his lait Will and Teftament, or by any other Act in his Life-time, hath or fhall appoint, affign, bequeath, give or grant the Order, Kceping, Education or Governance of fuch Maid or Woman Child, except fuch taking and conveying away as shall be had, made or done, by or for fuch Perfon or Perfons, as without Fraud or Covin be or then shall be the Master or Mistrefs of fuch Maid or Woman Child, or the Guardian in Socage, or Guardian in Chivalry, of or to fuch Maid or Woman Child.

111. And be it further enacted by the Authority aforefaid, under xvi. Years That if any Perfon or Perfons above the Age of xiv. Years, shall, from and after the First Day of April next coming, unlawfully take or convey, or caufe to be taken or conveyed, any Maid or Woman Child unmarried, being within the Age of xvi. Years, out of or from the Poffeffion and against the Will of the Father or Mother of fuch Child, or out of or from the Possefion and against the Will of fuch Perfon or Perfons as then shall happen to have, by any lawful Ways or Means, the Order, Keeping, Education or Governance of any fuch Maiden or Woman Child; that then every fuch Perfon and Perfons fo offending, being thereof lawfully attainted or convicted by the Order and due Courfe of the Laws of this Realm (other than fuch of whom fuch Perfon taken away shall hold any Lands or Tenements by Knights Service) shall have and fuffer Imprifonment of his or their Bodies, by the Space of Two whole Years, without Bail or Mainprife, or elfe shall pay fuch Fine for his or their faid Offence, as shall be affeffed by the Council of the Queen's Highnefs, her Heirs or Succeffors, in the Star Chamber at Wefiminflor. [Star Chamber diffolocd, 16 Car. 1. c. 10. § 3.]

> IV. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons, after the faid Day, shall fo take away, or caufe to be taken away as is aforefaid, and deflower any fuch Maid or Woman Child as is aforefaid, or shall against the Will, or unknowing of or to the Father of any fuch Maid or Woman Child, if the Father be in Life, or against the Will or unknowing of the Mother of any fuch Maid or Woman Child (having the Cultody. or Governance of such Child, if the Father be dead) by secret Letters, Messages or otherwise, contract Matrimony with any fuch

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Maidens, &c. not to be taken away.

Taking a Maid of Age.

Punifhment.

Taking away, deflowering, &c. a Woman under xvi. Years of Age.

fuch Maiden or Woman Child, except fuch Contracts of Matrimony as shall be made by the Consent of fuch Person or Persons, as by the Title of Wardship shall then have or be entitled to have the Marriage of fuch Maid or Woman Child ; that then every fuch Perfon or Perfons fo offending, being thereof lawfully convicted as is aforefaid, shall suffer Imprisonment of his or their Bodies, by Punishment. the Space of Five Years, without Bail or Mainprife, or elfe shall pay fuch Fine for his or their faid Offence, as shall be affeffed by the faid Council in the faid Star Chamber; the One Moiety of all which Forfeitures and Fines shall be to the King and Queen's Majefties, her Heirs and Succeffors, the other Moiety to the Parties grieved.

V. And be it further enacted by the faid Authority, That the Who may deter-King and Queen's Highnefs honourable Council of the Star Cham- mine Offences. ber, by Bill of Complaint or Information, and Justices of Affife by Inquifition or Indictment, fhall have Authority by virtue of this Act to hear and determine the faid Offences; upon every which Indictment and Inquilitions, fuch Process shall be awarded and lie, as upon an Indictment of Trefpafs at the Common Law.

VI. And further be it enacted by the Authority aforefaid, That Confenting to if any Woman Child or Maiden, being above the Age of Twelve an unlawful Years, and under the Age of Sixteen Years, do at any Time Contract. confent or agree to fuch Perfon that fo shall make any Contract of Matrimony, contrary to the Form and Effect of this Statute, that then the next of the Kin of the fame Woman Child or Maid, to whom the Inheritance should descend, return or come, after the Decease of the same Woman Child and Maid, shall, from the Time of fuch Affent and Agreement, have, hold and enjoy all fuch Lands, Tenements and Hereditaments as the fame Woman Child and Maiden had in Poffeffion, Reversion or Remainder, at the Time of fuch Confent and Agreement, during the Life of fuch Perfon that shall fo contract Matrimony: And after the Deceafe of fuch Perfon fo contracting Matrimony, that then the faid Lands, Tenements and Hereditaments shall descend, revert, remain and come to fuch Perfon or Perfons as they should have done in cafe this Act had never been had ne made, other than to him only that fo shall contract Matrimony.

VII. Provided always, and be it enacted, That this Act, nor Orders for any Thing therein contained, fhall extend to take away or diminish Orphans. any Liberty, Cuflom or Authority, touching or concerning any Orphan or Orphans, which now be or hereafter shall be within the City of London, or any other City, Borough or Town, where Orphans are commonly used to be provided for, either by Grant or by Cultom, but that the Lord Mayor of the faid City of London, and the Aldermen of the fame for the Time being, and all and every other Head Oilicer or Officers of any other City, Borough or Town, where fuch Orphans be provided for, shall and may have and take like Rule, Order, Keeping and Charge of fuch Orphan and Orphans, and of all their Lands, Tenements, Goods and Chattels, as heretofore they or any of them lawfully had or used, or lawfully might have had and used, if this Act had not been made.

CAP.

C A P. IX. An Act for the Continuation of certain Statutes. EXP.

C A P. X. An A& for the Confirmation of the Subfidy of the Clergy. EXP.

C A P. XI. An Act of a Subfidy and one Fifteen, granted by the Temporalty. EXP.

[Caps. 10. and 11. not on the Roll.]

End of the Statutes of PHILIP and MARY.

Anne

# Anno primo Reginæ ELIZABETHÆ. (A.D. 1558.)

STATUTES made in the Parliament holden at Westminster the xxv. Day of January in the First Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of England, France, and Ireland, Queen, Defender of the Faith, &c. viz.

### CAP. L.

An A& reftoring to the Crown the ancient Jurifdiction over the State Ecclefiaftical and Spiritual and abolishing all foreign Power repugnant to the fame.

MOST humbly befeech your most excellent Majesty, your faithful and obedient Subjects the Lords Spiritual and <sup>4</sup> Temporal, and the Commons, in this your prefent Parliament <sup>4</sup> affembled, That where in Time of the Reign of your most dear Father, of worthy Memory, King Henry the Eighth, divers good · Laws and Statutes were made and established, as well for the utter Extinguishment and putting away of all usurped and ' foreign Powers and Authorities out of this your Realm, and ' other your Highness Dominions and Countries, as also for the reftoring and uniting to the Imperial Crown of this Realm, 6 . the ancient Jurifdictions, Authorities, Superiorities and Pre- heminences to the fame of Right belonging or appertaining, · by Reafon whereof we your most humble and obedient Sub-· jects, from the xxv. Year of the Reign of your faid dear Father, " were continually kept in good Order, and were difburdened of " divers great and intolerable Charges and Exactions before that . Time unlawfully taken and exacted by fuch foreign Power and · Authority as before that was usurped, until such Time as all • the faid good Laws and Statutes by One Act of Parliament • made in the First and Second Years of the Reigns of the late . King Philip and Queen Mary, your Highnefs Sifter, intituled, . An Act repeating all Statutes, Articles and Provisions made against ' the See Apostolick of Rome fince the Twentieth Year of King Henry ' the Eighth, and also for the Establishment of all Spiritual and Eccle-' fastical Possefions and Hereditaments conveyed to the Laity, were · all clearly repealed and made void, as by the fame Act of Repeal ' more at large doth and may appear; by Reason of which AA · of Repeal, your faid humble Subjects were eftfoons brought under an ulurped foreign Power and Authority, and do yet e remain in that Bondage, to the intolerable Charges of your · loving Subjects, if fome Redrefs (by the Authority of this your <sup>4</sup> High Court of Parliament, with the Affent of your Highnefs) • be not had and provided :'

IL. May it therefore pleafe your Highnefs, for the reprefing of the faid ulurped foreign Power, and the reftoring of the Rights, Jurifdictions and Preheminences appertaining to the Imperial Crown of this your Realm, that it may be enacted by Authority

1 & 2 P. & M. of this prefent Parliament, That the faid Act made in the faid First and Second Years of the Reigns of the faid late King Philip and Queen Mary, and all and every Branches, Claufes and Articles therein contained (other than fuch Branches, Claufes and Sentences as hereafter shall be excepted) may from the last Day of this Session of Parliament, by Authority of this prefent Parliament, be repealed, and shall from thenceforth be utterly void and of none Effect.

> " 23 H. 8. c. 9. 24 H. 8. c. 12. and one other Act made the " xxv. Year of the faid late King, concerning Reftraint of Pay-" ment of Annates and First Fruits of Archbishopricks and " Bishopricks to the See of Rome, 25 H. 8. c. 19. 25 H. 8. c. 20. " 25 H. 8. c. 21. 26 H. 8. c. 14. 28 H. 8. c. 16. and all and every " Branches, Words and Sentences in the faid feveral Acts and " Statutes contained, by the Authority of this prefent Parliament, " from and at all Times after the last Day of this Seffion of Parlia-" ment, shall be revived, and shall stand and be in full Force and " Strength, to all Intents, Confiructions and Purpofes : And that " the Branches, Sentences and Words of the faid feveral Acts, " and every of them, from thenceforth thall and may be judged, " deemed and taken to extend to your Highnefs, your Heirs and " Succeffors, as fully and largely as ever the fame Acts, or any " of them, did extend to the faid late King Henry the Eighth, " your Highness Father. § 3-10.

XI. And that it may also pleafe your Highness, that it may be

enacted by the Authority of this prefent Parliament, That fo much of one Act or Statute made in the xxxij. Year of the Reign of your faid dear Father King Henry the Eighth, intituled, An Aa concerning Precontracts of Marriages, and touching Degrees of Con-

your Highnefs most dear Brother, by one other Act or Statute,

of the faid late King Henry the Eighth, intituled, An All that Dollors of the Civil Law, being married, may exercise Ecclefuffical Jurifdiction; and all and every Branches and Articles in the faid Two Acts last mentioned, and not repealed in the Time of the faid late King Edward the Sixth, may from henceforth likewife stand and be revived, and remain in their full Force and Strength,

XII. And also one Act made in the xxxvij. Year of the Reign

32 H. 8. c. 38.

2 & 3 E. 6. c. 23. fanguinity, as in the Time of the late King Edward the Sixth,

was not repealed;

37 H. 8. c. 17.

What Statutes rep aled by 1 & 2 d & M. c. 3. thall continue repeaked.

1 E 6 c. 1.

to all Intents and Purpofes; any Thing contained in the faid Act of Repeal before mentioned, or any other Matter or Caufe to the contrary notwith/handing. XIII. And that it may alfo pleafe your Highnefs, that it may further be enacted by the Authority aforefaid, That all other Laws and Statutes, and the Branches and Chufes of any Act or Statute, repealed and made void by the faid Act of Repeal, made in the Time of the faid late King *Philip* and Queen *Mary*, and not in this prefent Act fpecially mentioned and revived, fhall fland, remain and be repealed and void, in fuch like Mamer and Form as they were before the making of this Act; any Thing

herein contained to the contrary notwithflanding. XIV. And that it may also pleafe your Highnefs, that it may be enacted by the Authority aforefaid. That one Act and Statute made in the Vicft Year of the Reign of the late Ning Edward the Sixth, your Majellies most dear Brother, intituled, An Act againfl fixed

fuch Perfons as fail unreverently speak against the Sacrament of the Body and Blood of Christ, commonly called the Sacrament of the Altar, and for the receiving thereof under both Kinds, and all and every Branches, Claufes and Sentences therein contained, shall and may likewife from the laft Day of this Seffion of Parliament be revived, revived. and from thenceforth shall and may stand, remain and be in full Force, Strength and Effect, to all Intents, Constructions and Purpofes, in fuch like Manner and Form as the fame was at any Time in the First Year of the Reign of the faid late King Edward the Sixth; any Law, Statute or other Matter to the contrary in any wife notwithstanding

XV. And that also it may please your Highness, that it may be further established and enacted by the Authority aforefaid, That one Act and Statute made in the First and Second Years of the faid late King Philip and Queen Mary, intituled, An Aa 1 & 2 P. & M. for the reviving of Three Statutes made for the Punishment of Here- c.6. fies; and also the faid Three Statutes mentioned in the faid Act, and by the fame Act revived (a), and all and every Branches, Articles, Claufes and Sentences contained in the faid feveral Acts and Statutes, and every of them, shall be from the last Day of this Seffion of Parliament deemed and remain utterly repealed, void and of none Effect, to all Intents and Purpofes; any Thing in the faid feveral Acts or any of them contained, or any other Matter or Caufe to the contrary notwithstanding. (a) [5 R. 2.Stat. 2. c. 5. 2 H. 4. c. 15. 2 H. 5. Stat. 1. c. 7.]

XVI. And to the Intent that all usurped and foreign Power The abolishing and Authority Spiritual and Temporal, may for ever be clearly Authority. extinguished, and never to be used or obeyed within this Realm, or any other your Majesties Dominions or Countries; may it pleafe your Highnefs that it may be further enacted by the Authority aforefaid, That no foreign Prince, Perfon, Prelate, State or Potentate Spiritual or Temporal, shall at any Time after the last Day of this Seffion of Parliament ule, enjoy or exercise any Manner of Power, Jurifdiction, Superiority, Authority, Preheminence or Privilege Spiritual or Ecclefiaftical, within this Realm, or within any other your Majefty's Dominions or Countries that now be, or hereafter shall be, but from thenceforth the fame shall be clearly abolished out of this Realm, and all other your Highness Dominions for ever; any Statute, Ordinance, Cuftom, Conflitutions or any other Matter or Caufe whatfoever to the contrary in any wife notwithflanding.

XVII. And that also it may likewife pleafe your Highness, Ecclesiafical that it may be effel lifted and enacted by the Authority aforefaid, Junior tion That fuch Jurifdictions, Privileges, Superiorities and Preheminences Crown. Spiritual and Ecclefiaftical, as by any Spiritual or Teclefiaftical Power or Authority hath heretofore been, or may lawfully be exercifed or used for the Visitation of the Ecclesiastical State and Perfons, and for Reformation, Order and Correction of the fame, and of all Manuer of Errors, Herefies, Schifma, Abufes, Oftences, Contempts and Enormitles, shall for ever, by Authority of this prefent Parliament, be united and annexed to the Imperial Crown of this Realm.

XVIII. And that your Highnefs, your Heirs and Succeffors, The Queen may Kings or Queens of this Realm, fhall have full Power and Autho-fioners to exer-rity, by virtue of this Act, by Letters Patents under the Great cit Ecclefiant cat

annexed to the

Scal Jurifdiftion.

Seal of England, to affign, name and authorize, when and as often as your Highnefs, your Heirs or Successors, shall think meet and convenient, and for fuch and fo long Time as shall please your Highnefs, your Heirs or Succeffors, fuch Perfon or Perfons being naturalborn Subjects to your Highnefs, your Heirs or Successors, as your Majefty, your Heirs or Succeffors, shall think meet, to exercise, use, occupy and execute under your Highness, your Heirs and Succeffors, all Manner of Jurifdictions, Privileges and Preheminences, in any wife touching or concerning any Spiritual or Ecclefiaftical Jurifdiction within these your Realms of England and Ireland, or any other your Highness Dominions and Countries; and to visit, reform, redrefs, order, correct and amend all fuch Errors, Herefies, Schifins, Abufes, Ofiences, Contempts and Enormities whatfoever, which by any Manner of Spiritual or Ecclefiaftical Power, Authority or Jurifdiction, can or may lawfully be reformed, ordered, redreffed, corrected, reftrained or amended, to. the Pleafure of Almighty God, the Increase of Virtue, and the Confervation of the Peace and Unity of this Realm; and that fuch Perfon or Perfons fo to be named, affigned, authorized and appointed by your Highness, your Heirs or Successors, after the faid Letters Patents to him or them made and delivered as is aforefuid, shall have full Power and Authority, by virtue of this Act, and of the faid Letters Patents under your Highnefs, your Heirs and Succeffors, to exercife, use and execute all the Premiffes, according to the Tenour and Effect of the faid Letters Patents : any Matter or Caufe to the contrary in any wife notwithstanding. [Repealed 16 Car. 1. c. 11. § 3. and fee 13 Car. 2. c. 12. § 3.]

XIX. And for the better Obfervation and Maintenance of this Act, may it pleafe your Highnefs that it may be further enacted by the Authority aforefaid, That all and every Archbifhop, Bifhop, and all and every other Ecclefiaftical Perfon, and other Ecclefiaftical Officer and Minifler, of what Effate, Dignity, Preheminence or Degree foever he or they be or fhall be, and all and every Temporal Judge, Juffice, Mayor and other Lay or Temporal Officer and Minifler, and every other Perfon having your Highnefs Fee or Wages within this Realm, or any your Highnefs Dominions, fhall make, take and receive a corporal Oath upon the Evangelift, before fuch Perfon or Perfons as fhall pleafe your Highnefs, your Heirs or Succeffors, under the Great Seal of *England* to affign and name, to accept and to take the fame according to the Tenour and Effect hereafter following ; that is to fay,

I A. B. do utterly teffify and declare in my Confeience, That
the Queen's Highnefs is the only Supreme Governor of this
Realm, and of all other her Highnefs Dominions and Countries,
as well in all Spiritual or Ecclefiaftical Things or Caufes, as
Temporal; and that no foreign Prince, Perfon, Prelate, State or
Potentate hath or ought to have any Jurifdiction, Power, Superiority, Preheminence or Authority Ecclefiaftical or Spiritual,
within this Realm; and therefore I do utterly renounce and
forfake all foreign Jurifdictions, Powers, Superiorities and
Authorities, and do promife, that from henceforth I shall bear
Faith and true Allegiance to the Queen's Highnefs, her Heirs
and lawful Succeffors, and to my Power shall affift and defend
all Jurifdictions, Preheminences, Privileges and Authorities
granted or belonging to the Queen's Highnefs, her Heirs and

Who are to take the Oath of Supremacy.

The Oath.

Succeffors, or united and annexed to the Imperial Crown of this Realm. So help me God, and by the Contents of this Book. [How expounded, 5, Eliz. s. 1. § 14. But the Oath repealed 1 W. S M. Sef. 1. c. 8. § 2.]

XX. And that it may also be enacted, That if any fuch Arch- Refusing the bishop, Bishop or any other Ecclesiastical Officer or Minister, Oash. or any of the faid Temporal Judges, Justiciaries, or other Lay Officer or Minister, shall peremptorily or obstinately refuse to take or receive the faid Oath, that then he fo refusing shall for- Penalty. feit and lofe, only during his Life, all and every Ecclefiaftical and Spiritual Promotion, Benefice and Office, and every Temporal and Lay Promotion and Office, which he hath folely at the Time of fuch Refufal made; and that the whole Title, Interest and Incumbency, in every fuch Promotion, Benefice and other Office, as against fuch Perfon only fo refusing, during his Life, shall clearly cease and be void, as though the Party to refusing were dead.

XXI. And that also all and every fuch Perfon and Perfons fo Penalty." refusing to take the faid Oath, shall immediately after fuch Refulal, be from thenceforth, during his Life, difabled to retain or exercife any Office or other Promotion which he at the Time of fuch Refufal hath jointly, or in common with any other Perfon or Perfons.

XXII. And that all and every. Perfon and Perfons, that at any Officers, &c. Time hereafter shall be preferred, promoted or collated to any before they ex-Archbishoprick or Bishoprick, or to any other Spiritual or Eccle- ercife their Office faltical Benefice, Promotion, Dignity, Office or Ministry; or that to take the Oata, shall be by your Highness, your Heirs or Successors, preferred or promoted to any Temporal or Lay Office, Ministry or Service within this Realm, or in any your Highnels Dominions, before he or they shall take upon him or them to receive, use, exercise, supply or occupy any fuch Archbishoprick, Bishoprick, Promotion, Dignity, Office, Ministry or Service, shall likewife make, take and receive the faid corporal Oath before mentioned, upon the Evangelist, before fuch Perfons as have or shall have Authority to admit any fuch Perfon to any fuch Office, Ministry or Service, or elfe before fuch Perfon or Perfons as by your Highnefs, your Heirs or Successors, by Commission under the Great Seal of Esgland, shall be named, affigned or appointed to minister the faid Oath.

XXIII. And that it may likewife be further enacted by the Authority aforefaid, That if any fuch Person or Persons, as at any Time hereafter shall be promoted, preferred or collated to any fuch Promotion Spiritual or Ecclesiastical, Benefice, Office or Miniltry, or that by your Highness, your Heirs or Successors, shall be promoted or preferred to any Temporal or Lay Office, Ministry or Service, shall and do peremptorily and obstinately refuse to take Refusing. the fame Oath fo to him to be offered ; that then he or they fo Penalty. refuting thall prefently be judged difabled in the Law to receive, take or have the fame Promotion Spiritual or Ecclesiastical, or the fame Temporal Office, Ministry or Service within this Realm, pr any other your Highness Dominions, to all Intents, Constructions and Purposes.

XXIV. And that it may be further enacted by the Authority What Perfore aforefaid, That all and every Perfon and Perfons Temporal, fuing are to take the

Livery Oath.

Livery or Ouffre le maine (a) out of the Hands of your Highnels, your Heirs or Succeffors, before his or their Livery or Ouffre le maine fued forth and allowed, and every Temporal Perfon or Perfons doing any Homage to your Highnels, your Heirs or Succeffors, or that shall be received into Service with your Highnels, your Heirs or Succeffors, shall make, take and receive the faid corporal Oath before mentioned, before the Lord Chancellor of *England*, or the Lord Keeper of the Great Seal for the Time being, or before fuch Perfon or Perfons as by your Highnels, your Heirs or Succeffors, shall be named and appointed to accept or receive the fame. (a) [Lands difcharged from Oufterlemain, 12 Car. 2. c. 24. § 4.] XXV. And that also all and every Perfon and Perfons taking

XXV. And that also all and every Perfon and Perfons taking Orders, and all and every other Perfon and Perfons which shall be promoted or preferred to any Degree of Learning in any University within this your Realm or Dominions, before he shall receive or take any fuch Orders, or be preferred to any fuch Degree of Learning, shall make, take and receive the faid Oath by this Act fet forth and declared as is aforefaid, before his or their Ordinary, Commission, Chancellor or Vice-Chancellor, or their fufficient Deputies in the faid University.

XXVI. Provided always, and that it may be further enacted by the Authority aforefaid, That if any Perlon, having any Eftate of Inheritance in any Temporal Office or Offices, fhall hereafter obflinately and peremptorily refule to accept and take the faid Oath as is aforefaid, and after at any Time during his Life fhall willingly require to take and receive the faid Oath, and fo do take and accept the fame Oath before any Perlon or Perlons that fhall have flamediately after he hath for received the faid Oath, fhall be vefted, judged and deemed in like Eftate and Poffeffion of the faid Office, as he was before the faid Refufal, and fhall and may ufe and exercife the faid Office in fuch Manner and Form as he fhould or might have done before fuch Refufal; any Thing in this Act contained to the contrary in any wife notwithftanding.

XXVII. And for the more fure Obfervation of this Act, and the utter Extinguishment of all foreign and usurped Power and Authority, may it pleafe your Highness, that it may be further enacted by the Authority aforefaid, That if any Perfon or Perform dwelling or inhabiting within this your Realm, or in any other your Highness Realms or Dominions, of what Estate, Dignity or Degree foever he or they be, after the End of Thirty Days next after the Determination of this Seffion of this present Parinment, fhall by Writing, Printing, Teaching, Preaching, express Words, Deed or Act, advifedly, maliciously and directly affirm, hold, ftand with, fet forth, maintain or defend the Authority, Preheminence, Power or Jurifdiction, Spiritual or Ecclefiastical, of any foreign Prince, Prelate, Person, State or Potentate whatsoever, heretofore claimed, ufed or ufurped within this Realm, or any Dominion or Country being within or under the Power, Dominion or Obeyfance of your Highnefs; or shall advifedly, main cioully and directly put in Ure or execute any Thing for the Extolling, Advancement, fetting forth, Maintenance or Defence of any fuch pretended or usurped Jurifdiction, Power, Preheminence and Authority, or any Part thereof; that then every fuch Perfor ·and

Maintaining foreign Authority.

Provilo-

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and Perfons fo doing and offending, their Abettors, Aiders, Procurers and Counfellors, being thereof lawfully convicted and attainted, according to the due Order and Courfe of the Common Laws of this Realm, for his or their First Offence shall forfeit First Offence. and lofe unto your Highnefs, your Heirs and Successions, all his Penalty. and their Goods and Chattels, as well real as perfonal.

XXVIII. And if any fuch Perfon fo convicted or attainted shall not have or be worth of his proper Goods and Chattels to the Value of Twenty Pounds, at the Time of his Conviction or Attainder; that then every fuch Perfon fo convicted or attainted, over and befides the Forfeiture of all his faid Goods and Chattels, shall have and fuffer Imprifonment by the Space of One whole Imprifonment. Year, without Bail or Mainprife.

XXIX. And that also all and every the Benefices, Prebends and other Ecclefiaftical Promotions and Dignities whatfoever, of every Spiritual Perfon fo offending, and being attainted, fhall immediately after fuch Attainder be utterly void to all latents and Purpofes, as though the Incumbent thereof were dead; and that the Patron and Donor of every fuch Benefice, Prebend, Spiritual Promotion and Dignity, shall and may lawfully prefent unto the same, or give the fame, in fuch Manner and Form as if the faid Incumbent were dead ; and if any fuch Offender or Offenders, after fuch Conviction or Attainder, do eftfoons commit or do the faid Offences, or any Second Offence. of them, in Manner and Form aforefaid, and be thereof duly convicted and attainted as is aforefaid ; that then every fuch Offender and Offenders shall for the fame Second Offence incur into the Dangers, Penalties and Forfeitures ordained and provided by the Pramunire. Statute of Provision and Pramunire, made in the Sixteenth Year 16 R. 2. c. 5. of the Reign of King Richard the Second.

XXX. And if any fuch Offender or Offenders, at any Time Third Offence. after the faid Second Conviction and Attainder, do the Third Time commit and do the faid Offences, or any of them, in Manner and Form aforefaid, and be thereof duly convicted and attainted as is aforefaid ; that then every fuch Offence or Offences shall be deemed and adjudged High Treafon, and that the Offender or Offenders High Treafon. therein, being thereof lawfully convicted and attainted, according to the Laws of this Realm, shall fuffer Pains of Death, and other Penalties, Forfeitures and Losses, as in Cases of High Treason by the Laws of this Realm.

XXXI. And also that it may likewise please your Highness, Within what that it may be enacted by the Authority aforesaid, That no Man-Time an Ofner of Perfon or Perfons shall be molested or impeached for any of fender shall be the Offences fo committed or perpetrated only by Preaching, Teaching or Words, unlefs he or they be thereof lawfully indicted within the Space of One Half Year next after his or their Offences fo committed; and in cafe any Perfon or Perfons shall fortune to be imprifoned for any of the faid Offences committed by Preaching, Teaching or Words only, and be not thereof indicted within the Space of One Half Year next after his or their fuch Offence fo committed and done, that then the faid Perfon fo imprifoned shall be fet at Liberty, and be no longer detained in Prifon for any fuch Caule or Offence.

XXXII. Provided always, and be it enacted by the Authority touching the aforefaid, That this Act, or any Thing therein contained, fhall not in any wife extend to repeal any Claufe, Matter or Sentence con-I 2 tained continue in force-

impeached.

All Things

tained or fpecified in the faid Act of Repeal made in the faid Firft and Second Years of the Reigns of the faid late King *Philip* and Queen *Mary*, as doth in any wife touch or concern any Matter or Caufe of *Premunice*, or that doth make or ordain any Matter or Caufe to be within the Cafe of *Premunice*; but that the fame, for fo much only as toucheth or concerneth any Cafe or Matter of *Premunice*, thall fland and remain in fuch Force and Effect, as the fame was before the making of this Act; any Thing in this Act contained to the contrary in any wife notwithflanding.

XXXIII. Provided alfo, and be it enacted by the Authority aforefaid, That this Act, or any Thing therein contained, fhall not in any wife extend or be prejudicial to any Perfon or Perfons for any Offence or Offences committed or done, or hereafter to be committed or done, contrary to the Tenor and Effect of any Act or Statute now revived by this Act, before the End of Thirty Days next after the End of the Seffion of this prefent Parliament; any Thing in this Act contained, or any other Matter or Caufe to the contrary notwithilanding.

XXXIV. And if it happen that any Peer of this Realm fhall fortune to be indicted of and for any Offence that is revived or made *Premunire* or Treafon by this Act; that then he fo being indicted thall have his Trial by his Peers, in fuch like Manner and Form as in other Cafes of Treafon hath been ufed.

XXXV. Provided always, and be it enacted as is aforefaid, That no Manner of Order, Act or Determination for any Matter of Religion, or Caufe Ecclefiaftical, had or made by the Authority bf this prefent Parliament, thall be accepted, deemed, interpreted or adjudged at any Time hereafter, to be any Error, Herefy, Schifm or fchifmatical Opinion; any Order, Decree, Sentence, Conflictution or Law, what loever the fame be, to the contrary notwithflanding.

XXXVI. Provided always, and be it enacted by the Authority aforefaid, That fuch Perfon or Perfons to whom your Highnefs, vour Heirs or Succeffors, shall hereafter by Letters Patents, under the Great Seal of *England*, give Authority to have or exe-cute any Jurifdiction, Power or Authority Spiritual, or to vifit, reform, order or correct any Errors, Herefies, Schifms, Abufes or Enormities by virtue of this Act, shall not in any wife have Authority or Power to order, determine or adjudge any Matter or Caufe to be Herefy, but only fuch as heretofore have been determined, ordered or adjudged to be Herefy, by the Authority of the Canonical Scriptures, or by the first of Four General Councils, or any of them, or by any other General Council wherein the fame was declared Herefy by the express and plain Words of the faid Canonical Scriptures, or fuch as hereafter shall be ordered, adjudged or determined to be Herefy by the High Court of Parliament of this Realm, with the Affent of the Clergy in their Convocation; any Thing in this Act contained to the contrary notwithftanding.

XXXVII. And be it further enacted by the Authority aforefaid, That no Perfon or Perfons shall be hereafter indicted or arraigned for any of the Offences made, ordained, revived or adjudged by this Act, unlefs there be Two fufficient Witneffes or more, to testify and declare the faid Offences whereof he shall be indicted

Offences committed againft Statutes revived.

Trial of Peers.

Orders in Matter of Religion, Acc.

Authority of C mmillioners to adjudge Herely,

None fhall be indicted or arraigned, but by Two Witneffes.

indicted or arraigned : And that the faid Witneffes, or fo many of them as shall be living and within this Realm at the Time of the Arraignment of fuch Perfon fo indicted, shall be brought forth in Perfon, Face to Face, before the Party fo arraigned, and there hall tellify and declare what they can fay against the Party fo ar. raigned, if he require the fame.

XXXVIII. Provided alfo, and be it further enacted by the provide for Authority aforefaid, That if any Perfon or Perfons thall here- them that give after happen to give any Relief, Aid or Comfort, or in any wif. Relief to Ofbe aiding, helping or comforting to the Perfon or Perfons of any fenders. that shall hereafter happen to be an Offender in any Matter or Cafe of Prenunire or 'i'reafon revived or made by this Act ; that then fuch Relief, Aid or Comfort given feall not be judged or taken to be any Offence, unlefs there be Two fufficient Witneffes at the leaft, that can and will openly teftify and declare that the Perfon or Perfons that fo gave fuch Relief, Aid or Comfort, had Notice and Knowledge of Juch Offence committed and done by the faid Offender, at the Time of fuch Relief, Aid or Comfort fo to him given or ministred; any Thing in this Act contained, or any other Matter or Caufe to the contrary in any wife notwithstanding.

" Chetwood's Appeal to the Court of Rome, § 30-42. Provision " for Appeal between Robert Harcourt and Anthony Fydell. § 43.

## CAP. II.

An A& for the Uniformity of Common Prayer and Divine Service in the Church, and the Administration of the Sacraments.

WHERE at the Death of our late Sovereign Lord King Edward the Sixth there remained one uniform Order of \* Common Service and Prayer, and of the Administration of Sacra-' ments, Rites and Ceremonies in the Church of England, which ' was fet forth in one Book, intituled, The Book of Common " Prayer, and Administration of Sacraments, and other Rites and ' Ceremonies in the Church of England; authorized by Act of ' Parliament holden in the Fifth and Sixth Years of our faid late Sovereign Lord King Edward the Sixth, intituled, An Ad for the Uniformity of Common Prayer, and Administration of the Second taken away by Act of repealed. ' Parliament in the First Year of the Reign of our late Sovereign Lady Queen Mary, to the great Decay of the due Honour of ' God, and Discomfort to the Professions of the Truth of Christ's ' Religion :'

II. Be it therefore enacted by the Authority of this prefent Book of Com-Parliament, That the faid Effatute of Repeal, and every Thing mon Prayer that therein contained, only concerning the faid Book, and the Service, Administration of the Sacraments, Rites and Ceremonies, contained or appointed in or by the faid Book, fhall be void and of none Effect, from and after the Feaft of the Nativity of St. John Baptif next coming; and that the faid Book, with the Order of Service, and of the Administration of Sacraments, Rites and Ceremonies, with the Alterations and Additions therein added and appointed by this Estatute, shall stand and be, from and after the faid Feast of the Nativity of St. John Baptift, in full Force and Effect,

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5 & 6 E. 6. c. 1.

be of Effect.

Effect, according to the Tenor and Effect of this Effatute ; any Thing in the aforefaid Eftatute of Repeal to the contrary notwithftanding.

Book of Common Prayer thail be used.

Alteration thereof.

5 & 6E. 6. c. r. uting other Service than the Book of Common Prayer.

of Commun Prayer.

Penalty.

Second Offence.

Penalty.

III. And further be it enacted by the Queen's Highness, with the Affent of the Lords and Commons in this prefent Parliament affembled, and by the Authority of the fame, That all and fingular Minifters in any Cathedral or Parish Church, or other Place within this Realm of England, Wales, and the Marches of the fame, or other the Queen's Dominions, shall, from and after the Feast of the Nativity of St. John Baptift next coming, be bounden to fay and use the Mattens, Even-long, Celebration of the Lord's Supper and Administration of cach of the Sacraments, and all the Common and open Prayer, in fuch Order and Form as is mentioned in the faid Book, fo authorized by Parliament in the faid Fifth and Sixth Years of the Reign of King Edward the Sixth, with one Alteration or Addition of certain Leffons to be used on every Sunday in the Year, and the Form of the Litany altered and corrected, and Two Sentences only added in the Delivery of the Sacrament to the Communicants, and none other or otherwife.

IV. And that if any Manner of Parfon, Vicar or other whatfoever Minister, that ought or should sing or fay Common Prayer mentioned in the faid Book, or minister the Sacraments, from and after the Feast of the Nativity of St. John Baptift next coming, refuse to use the faid Common Prayers, or to minister the Sacraments in fuch Cathedral or Parish Church, or other Places as he should use to minister the same, in such Order and Form as they be mentioned aud fet forth in the faid Book ; or fhall wilfully or obstinately, standing in the same, use any other Rite, Ceremony, Order, Form or Manner of celebrating of the Lord's Supper, openly or privily, or Mattens, Even-fong, Administration of the Sacraments, or other open Prayers, than is mentioned and fet forth in the faid Book ; (open Prayer in and throughout this Act, is meant that Prayer which is for others to come unto, or hear, either in common Churches, or private Chapels or Oratories, commonly Deproving Book called, the Service of the Church); or shall preach, declare or fpeak any Thing in the Derogation or depraving of the faid Book, or any Thing therein contained, or of any Part thereof, and shall be thereof lawfully convicted, according to the Laws of this Realm, by Verdict of Twelve Men, or by his own Confession, or by the notorious Evidence of the Fact, shall lose and forfeit to the Queen's Highnefs, her Heirs and Succeffors, for his First Offence, the Profit of all his Spiritual Benefices or Promotions coming or arifing in one whole Year next after his Conviction : And also that the Person fo convicted shall for the same Offence suffer Imprisonment for the Space of Six Months, without Bail or Mainprife.

V. And if any fuch Perfon once convict of any Offence concerning the Premisses, shall after his First Conviction eftioons offend, and be thereof in Form aforefaid lawfully convict, that then the fame Perfon shall for his Second Offence fuffer Imprisonment by the Space of one whole Year, and also shall therefore be deprived, is/o fatto, of all his Spiritual Promotions; and that it shall be lawful to all Patrons or Donors of all and fingular the fame Spiritual Promotions or of any of them, to prefent or collate to the fame, as though the Perfon or Perfons fo offending were dead,

VI. And

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VI. And that if any fuch Perfon or Perfons, after he shall be Third Offence. Twice convicted in Form aforefaid, shall offend against any of the Premisses the Third Time, and shall be thereof in Form aforefaid lawfully convicted, that then the Perfon fo offending and convicted the third Time, shall be deprived, ip/o fatto, of all his Spiritual Pro- Pensity. motions, and also shall suffer Imprisonment during his Life.

VII. And if the Person that shall offend, and be convicted in Penalty of Of-Form aforefaid, concerning any of the Premiffes, shall not be be- fender having neficed, nor have any Spiritual Promotion, that then the fame Perfon no Spiritual to offending and convict, shall for the First Offence fuffer Imprison- Promotion. ment during one whole Year next after his faid Conviction, without Bail or Mainprife.

VIII. And if any fuch Perfon, not having any Spiritual Promotion, after his First Conviction shall eftfoons offend in any Thing concerning the Premisses, and shall in Form aforefaid be thereof lawfully convicted, that then the fame Perfon shall for his Second Imprisonment. Offence fuffer Imprifonment during his Life.

IX. And it is ordained and enacted by the Authority aforefaid, Duing any That if any Perfon or Perfons whatfoever, after the faid Feath of Thing, or fpeakthe Nativity of SI. Joba Baptift next coming, fhall in any Enterludes, ing in Deroga-tion of Biok of Plays, Songs, Rhymes, or by other open Words, declare or fpeak CommonPrayer, any Thing in the Derogation, Depraving or Despising of the same &c Book, or of any Thing therein contained, or any Part thereof; or shall by open Fact, Deed or by open Threatnings, compel or caule, or otherwise procure or maintain, any Parfon, Vicar or other Minister in any Cathedral or Parish Church, or in Chapel, or in any other Place, to ling or fay any Common or open Prayer, or to miniker any Sacrament, otherwife or in any other Manner and Form than is mentioned in the faid Book; or that by any of the faid Means shall unlawfully interrupt or let any Parson, Vicar or other Minister in any Cathedral or Parish Church, Chapel or any other Place, to fing or fay Common and open Prayer, or to minister the Sacraments or any of them, in fuch Manner and Form as is mentioned in the faid Book; that then every fuch Perfon, being thereof lawfully convicted in Form abovefaid, shall forfeit to the Queen our First Offence. Sovereign Lady, her Heirs and Succeffors, for the First Offence an Hundred Marks.

X. And if any Perfon or Perfons being once convict of any fuch Second Offence Offence, effloons offend against any of the last recited Offences, and shall in Form aforefaid be thereof lawfully convict; that then the fame 'Perfon fo offending and convict shall for the fecond Offence forfeit to the Queen our Sovereign Lady, her Heirs and Succeffors, Four hundred Marks.

XI. And if any Person, after he in Form aforefaid shall have Third Offence. been Twice convict of any Offence concerning any of the laft re- Penalty. cited Offences, shall offend the Third Time, and be thereof in Form abovefaid lawfully convict, that then every Perfon fo offending and convict shall for his Third Offence forfeit to our Sovereign Lady the Queen all his Goods and Chattels, and shall fuffer Imprilonment during his Life.

XII. And if any Perfon or Perfons, that for his First Offence Not paying Forconcerning the Premises shall be convict in Form aforefaid, do not senure. pay the Sum to be paid by virtue of his Conviction, in fuch Manner and Form as the fame ought to be paid, within Six Weeks next after his Conviction; that then every Person so convict, and so not paying

I 4

Firft Offence.

Second Offence.

Penalty.

Every Perfon thalt refort to Church upon Holy Days.

Tenalty.

Ordinary may punifa by Ccnfures of the Church.

What Juffices Offenecs,

paying the fame, shall for the fame First Offence, instead of the faid Sum, fuffer Imprifonment by the Space of Six Months without Bail or Mainprife.

XIII. And if any Perfon or Perfons, that for his Second Offence concerning the Premisses shall be convict in Form aforefaid, do not pay the faid Sum to be paid by virtue of his Conviction and this Estatute, in fuch Manner and Form as the fame ought to be paid, within Six Weeks next after his faid Second Conviction ; that then every Perfon fo convicted, and not fo paying the fame, shall for the fame fecond Offence, in the ftead of the faid Sum, fuffer Imprisonment during Twelve Months, without Bail or Mainprise.

XIV. And that from and after the faid Feaft of the Nativity of St. John Baptift next coming, all and every Perion and Perions inhabiting within this Realm, or any other the Queen's Majefty's Dominions, thall diligently and faithfully, having no lawful or reafonable Excufe to be absent, endeavour themselves to refort to their Parish Church or Chapel accustomed, or upon reasonable Let thereof, to fome usual Place where Common Prayer and fuch Service of God shall be used in such Time of Let, upon every Sunday, and other Days ordained and used to be kept as Holy Days, and then and there to abide orderly and foberly during the Time of the Common Prayer, Preaching, or other Service of God there to be used and ministred; upon Pain of Punishment by the Censures of the Church, and also upon Pain that every Person so offending shall forfeit for every such Offence Twelve Pence, to be levied by the Churchwardens of the Parish where fuch Offence shall be done, to the Use of the Poor of the same Parish, of the Goods, Lands and Tenements of fuch Offender, by Way of Distrefs. [See 23 Eliz. One Justice may convit Offender, 3 Jac. 1. c. 4. § 27.

c. 1. § 5. One Juffice may convict Offender, 3 van stranger XV. And for due Execution hereof, the Queen's most excellent in this pre-Majefty, the Lords Temporal, and all the Commons in this prefent Parliament affembled, do in God's Name carneftly require and charge all the Archbishops, Bishops and other Ordinaries, that they shall endeavour themselves to the uttermost of their Knowledges, that the due and true Execution hereof may be had throughout their Diocefs and Charges, as they will answer before God, for fuch Evils and Plagues wherewith Almighty God may juftly punish his People for neglecting this good and wholesome Law.

XVI. And for their Authority in this Bchalf, be it further enacted by the Authority aforefaid, That all and fingular the faid Archbishops, Bishops, and all other their Officers exercising Ecclefiastical Jurifdiction, as well in Place exempt as not exempt, within their Diocefs, shall have full Power and Authority by this Act to reform, correct and punish by Censures of the Church, all and fingular Perfons which shall offend within any their Jurifdictions or Diocefs, after the faid Feaft of the Nativity of St. John Baptift next coming, against this Act and Statute; any other Law, Statute, Privilege, Liberty or Provision heretofore made, had or fuffered, to the contrary notwithstanding.

XVII. And it is ordained and enacted by the Authority aforemay punish these faid, That all and every Justices of Oyer and Determiner, or Justices of Affize, shall have full Power and Authority in every of their open and general Seffions, to enquire, hear and determine all and all manner of Offences that shall be committed or done contrary to any Article contained in this prefent Act, within the Limits of the Commiffion

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million to them directed, and to make Process for the Execution of the fame, as they may do against any Person being indicted before them of Trefpais, or lawfully convicted thereof.

XVIII. Provided always, and be it enacted by the Authority A Biftop my aforefaid, That all and every Archbishop and Bishop shall or may i in with the at all Time and Times, at his Liberty and Pleafure, join and affociate Judices. himfelf, by virtue of this Act, to the faid Juffices of Oyer and Determiner, or to the faid Juffices of Affize, at every of the faid open and general Seffions to be holden in any Place within his Diocefs, for and to the Enquiry, Hearing and Determining of the Offences aforefaid.

XIX. Provided alfo, and be it enacted by the Authority afore- At whofe faid, That the Books concerning the faid Services shall at the Costs Charges the and Charges of the Parishioners of every Parish and Cathedral Book of C m-Church, be attained and gotten before the faid Fealt of the Nati- thall begoiten vity of St. John Baptift next following; and that all fuch Parifhes and Cathedral Churches, or other Places, where the faid Books shall be attained and gotten before the faid Feast of the Nativity of St. John Baptiff, shall within Three Weeks next after the faid Books fo attained and gotten ufe the faid Service, and put the fame in Ure according to this Act.

XX. And be it further enacted by the Authority aforefaid, Within what That no Perfon or Perfons shall be at any Time hereafter im- Time Offenter method be but that be but the period but the bu mentioned, hereafter to be committed or done contrary to this Act, unlefs he or they fo offending be thereof indicted at the next General Seffions to be holden before any fuch Juffices of Oyer and Determiner or Juffices of Affife, next after any Offence committed or done contrary to the Tenor of this Act.

XXI. Provided always, and be it ordained and enacted by Trial of Peers, the Authority aforefaid, That all and fingular Lords of the Parliament, for the Third Offence above mentioned, shall be tried by their Peers.

XXII. Provided alfo, and be it ordained and enacted by the Chief Officers of Authority aforefaid, That the Mayor of London and all other Citics, &c. thall Mayors, Bailiffs and other Head Officers of all and fingular Cities, enquire of Of-Boroughs and Towns Corporate within this Realm, Wales, and the Marches of the fame, to the which Juffices of Affize do not commonly repair, shall have full Power and Authority by virtue of this Act to enquire, hear and determine the Offences abovefaid, and every of them, yearly within Fifteen Days after the Feaft of Eafler, and St. Michael the Archangel, in like Manner and Form as Juffices of Affize and Oyer and Determiner may do.

XXIII. Provided always, and be it ordained and enacted by The Ordinary's the Authority aforefaid, That all and fingular Archbishops and Jurifdiction. Bishops, and every of their Chancellors, Commission, Archdeacons and other Ordinaries, having any peculiar Ecclesia(tical Jurifdiction, shall have full Power and Authority by virtue of this Act, as well to inquire in their Visitation, Synods, and elfewhere within their Jurildiction at any other Time and Place, to take Accusations and Informations of all and every the Things above mentioned, done, committed or perpetrated within the Limits of their Jurifdictions and Authority, and to punish the same by Admopition, Excommunication, Sequestration or Deprivation, and other Cenfures

mon Prayer

peached.

fenaers.

One Punifhment for one Offence.

Ornaments of the Church and Minifiers.

All Liws and Ordinances made for other Service void. Cenfures and Procefs, in like Form as heretofore hath been ufed in like Cafes by the Queen's Ecclefiaftical Laws.

XXIV. Provided always, and be it enacted, That whatfoever Perfons offending in the Premiffes shall for their Offences first receive Punishment of the Ordinary, having a Testimonial thereof under the faid Ordinary's Seal, shall not for the fame Offence estfoons be convicted before the Justices: And likewife receiving for the faid Offence Punishment first by the Justices, shall not for the fame Offence estimations receive Punishment of the Ordinary; any Thing contained in this Act to the contrary notwithstanding.

XXV. Provided always, and be it enacted, That fuch Ornaments of the Church and of the Ministers thereof, shall be retained and be in Use, as was in this Church of *England* by Authority of Parliament, in the Second Year of the Reign of King *Edward* the Sixth, until other Order shall be therein taken by the Authority of the Queen's Majesty, with the Advice of her Commissioners appointed and authorized under the Great Seal of *England* for Caules Ecclesiastical, or of the Metropolitan of this Realm.

XXVI. And alfo, That if there shall happen any Contempt or Irreverence to be used in the Ceremonies or Rites of the Church, by the misufing of the Orders appointed in this Book, the Queen's Majesty may, by the like Advice of the faid Commissioners or Metropolitan, ordain and publish such further Ceremonies or Rites, as may be most for the Advancement of God's Glory, the Edifying of his Church, and the due Reverence of Christ's Holy Mysteries and Sacraments.

XXVII. And be it further enacted by the Authority aforefaid, That all Laws, Statutes and Ordinances, wherein or whereby any other Service, Administration of Sacraments or Common Prayer, is limited, eftablished or set forth to be used within this Realm, or any other the Queen's Dominions or Countries, shall from henceforth be utterly void and of none Effect. [Made perpetuel by 5 & 6 Ann. c. 5. as to the Establishment of the Church.]

# CAP. III.

# An Act of Recognition of the Queen's Highnefs Title to the Imperial Crown of this Realm.

S there is nothing under God (most dread Sovereign Lady) · A whereof we your most humble, faithful and obedient Subjects, the Lords Spiritual and Temporal, and Commons, in this · prefent Parliament affembled, have, may or ought to have more · Caufe to rejoice, than in this only, that it hath pleafed God of · his merciful Providence and Goodnefs towards us and this our · Realm, not only to provide, but also to preferve and keep, for " us and our Wealths, your Royal Majefty our most rightful and · lawful Sovereign Liege Lady and Queen, most happily to reign • over us; for the which we do give and yield unto him from ' the Bottoms of our Hearts, our humble Thanks, Lauds and · Praifes; even fo there is nothing that we your faid Subjects · for our Parties can, may or ought towards your Highness more firmly, entirely and affuredly in the Purity of our Hearts think, ' or with our Mouths declare and confels to be true, than that your Majefty our faid Sovereign Lady is, and in very Deed and ۰ öf

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• of most meer Right ought to be, by the Laws of God, and the · Laws and Statutes of this Realm, our most rightful and lawful Sovereign Liege Lady and Queen; and that your Highnefs is · rightly, lineally and lawfully defcended and come of the Blood • Royal of this Realm of *England*, in and to whole Princely • Perfon, and the Heirs of your Body lawfully to be begotten, · after you, without all Doubt, Ambiguity, Scruple or Queftion, . the Imperial and Royal Effate, Place, Crown and Dignity of . this Realm, with all Honours, Stiles, Titles, Dignities, Regalities, . Jurifdictions and Preheminences to the fame now belonging and ' appertaining, are and shall be most fully, rightfully, really and · intirely invefted and incorporated, united and annexed, as right-. fully and lawfully, to all Intents, Constructions and Purposes, as • the fame were in the late King Henry the Eighth, or in the late • King Edward the Sixth, your Highnels Brother, or in the late " Queen Mary your Highnels Sifter, at any Time fince the Act of · Parliament made in the Thirty fifth Year of the Reign of your • faid most noble Father King Henry the Eighth, intituled, An Att 35 H.S. c.t. • concerning the Establishment of the King's Majesty's Succession in the " Imperial Crown of this Realm :'

II. For which Caufes we your faid most loving, faithful and obcdient Subjects, representing the Three Estates of your Realm of England, as thereanto constrained by the Law of God and Man; except we should overmuch forget our Dutics to your Highness; and to the Heirs of your Body lawfully begotten, can no lefs do, but most humbly befeech your Highness, that by the Authority of this prefent Parliament it may be cnacted, established and declared, That we do recognife, acknowledge and confess the fame your Ettate, Right, Title and Succeffion as is aforefaid, to be in and to your Highnels, and the Heirs of your Body to be begotten throughoutly, and in the whole, and in every Part thereof, in fuch Manner and Form as before is mentioned, declared or confessed; and thereunto most humbly and faithfully we do submit ourfelves, our Heirs and Posterities for ever.

III. And further do make our most hearty and humble Petition The Queen's unto your Highness, That it may please the same, not only to ac- Title recognized, cept this our faid Recognition, but also our faithful Promifes, that we, according to our Duties, shall and will stand to, assist and defend your Royal Majefty, and the Heirs of your Body to be begotten, being Kings and Queens of this Realm, and your faid Rights and Titles in and to the faid Imperial Effate, Place, Crown and Dignity in all Things thereto belonging, at all Times, to the uttermost of our possible Powers, and therein to spend our Bodies, Lands and Goods, against all Persons whatsoever, that any Thing fhall attempt to the contrary.

IV. And that it may be enacted by the Authority aforefaid, That Limitation of the as well this our Declaration, Confession and Recognition, as also the Crown by 35 Limitation and Declaration of the Succession of the Imperial Crown H.8. c.1. of this Realm, mentioned and contained in the faid Act made in the faid Five and thirtieth Year of the Reign of your faid most Noble Father, shall stand, remain and be the Law of this Realm for ever.

V. And that all Sentences, Judgments and Decrees, had, made, declared, let forth, published and promulged, and also as much of every Claufe, Article, Branch, Matter or Thing contained and expreffed in any Act or Acts of Parliament, as be in any Thing repugnant,

pugnant, contrary or derogatory to this our faid Confeffion, Declaration and Recognition, or to any Part or Parcel thereof, or contrary to the faid Limitation of the Succeffion of the Imperial Crown, eftablished and made by the faid Act, in the faid xxxv. Year of the Reign of the faid late King *Henry* the Eighth, by whatfoever Power or Authority the fame been or have been had or made, shall be utterly frustrate, void and of none Effect: And alfo shall and may be cancelled, defaced, and put in perpetual Oblivion, at your Highnefs Will and Pleafure, as if the fame had never been had, made, declared, fet forth, published or promulged.

An Aft for the Restitution of the First-fruits and Tenths, and Rents referved *nomine Decime*, and of Parsonages im, propriate, to the Imperial Crown of this Realm.

\* IN their most humble wife befeech your most excellent Majesty, your faithful and humble Subjects the Lords Spiritual and \* Temporal, and the Commons, of this your Realm, in this prefent · Parliament affembled, That where in the Parliament of your most Noble Father of famous Memory, King Henry the Eighth,
 holden at Wefiminfler upon Prorogation the Third Day of Novem. , ber in the Six and twentieth Year of his prosperous Reign, it was f enacted, ordained and established by the Authority of the fame f Parliament, amongst other Things, That his Highnels, his Heirs " and Succeffors, Kings of this Realm, fhould have and enjoy from \* Time to Time, to endure for ever, of every fuch Perfon and Perfons, which at any Time after the First Day of January then next · enfuing fhould be nominated, elected, prefected, prefented, col-" lated, or by any other Means appointed to have any Archbishop-\* rick, Bishoprick, Abbacy, Monastery, Priory, College, Hofpital, Archdeaconry, Deanry, Provostihip, Prebend, Parfonage,
Vicarage, Chantry, Free Chapel, or other Dignity, Benelice, " Office or Promotion Spiritual within this Realm, or elfewhere " within any of the King's Dominions, of what Name, Nature or . Quality foever they were, or to whole Foundation, Patronage • or Gift foever they did belong, the First-fruits, Revenues and · Profits for One Year of every fuch Archbishoprick, Bishop- rick, Abbacy, Monafterv, Priory, College, Hofpital, Archdea-· conry, Deanry, Provoftship, Prebend, Parfonage, Vicarage, . Chantry, Free Chapel, or other Dignity, Benefice, Office or Pro-· motion Spiritual aforenamed, whereunto any fuch Perfon or · Perfons should after the faid First Day of January be nominated, · elected, prefected, prefented, collated or by any other Means " appointed : And that every fuch Perfon and Perfons, before any e actual or real Poffeffion, or meddling with the Profits of any \* fuch Archbishoprick, Bishoprick, Abbacy, Monastery, College, . Hofpital, Deanry, Provoftihip, Prebend, Parfonage, Vicarage, " Chantry, Free Chapel, Priory or other Dignity, Benefice, Office · or Promotion Spiritual, should fatisfy, content and pay, or com-• pound or agree to pay to the King's Ufe at reafonable Days, upon good Sureties, the faid First-fruits and Profits for one Year: ' II. And it was further enacted by the Authority aforefaid,

II. And it was further enacted by the Authority aforetaid,
 That the First-fruits of Benefices, before that Time accultomed to
 be paid to the Bishop of Norwich within his Diocefs, and to the
 Archdeacon

26 H. 8 €. 3. ∮ ≯

Prfl-fruit.

26 H. 8. c. 3. § 6.

C A P. IV.

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 Archdeacon of Richmond, within his Archdeaconry, or any other Perfon or Perfons within this Realm, or any other the King's · Dominions, should from the faid First Day of January cease and · be extinct; and no longer be paid, but only to the King's Highnefs, his Heirs and Succeffors, in fuch Form as is before mentioned : • III. And further it was enacted by the Authority aforefaid, Tenths. \* That the King's Majelty, his Heirs and Successors, for more Aug- 26 H. 8. c. j. " mentation and Maintenance of the Royal Eftate of his Imperial 99-· Crown, should yearly have, take, enjoy and receive, united and • knit to his Imperial Crown for ever, one yearly Rent or Penfion, \* amounting to the Value of the Tenth Part of all the Revenues, · Rents, Ferms, Tithes, Offerings, Emoluments, and of all other · Profits, as well called Spiritual as Temporal, appertaining or \* belonging, or that from thenceforth should belong to any Arch-· bishoprick, Bishoprick, Abbacy, Monaftery, Priory, Archdea-· conry, Deanry, Hospital, College, House Collegiate, Prebend, · Cathedral Church, Collegiate Church, Conventual Church, Par-· fonage, Vicarage, Chantry, Free Chapel, or other Benefice or · Promotion Spiritual, of what Name, Nature or Quality foever \* they were, within any Diocels of this Realm, or in Wales ; the faid · Penfion or annual Rent to be yearly paid for ever, to the faid late King, his Heirs and Succeffors, at the Feaft of the Nativity of our ' Lord God, and the First Payment thereof to begin at the Feast of . the Nativity of our Lord God, which should be in the Year of our Lord God 1535, and to be paid yearly by fuch as should be • appointed to have the Collection thereof, before the First Day of • April next following after the faid Feaft of the Nativity of our • Lord God, as in the faid Act more plainly it doth appear: • IV. And where also one other Act was made and established in 26 H. S. c. 17 • the faid Parliament the faid Twenty fixth Year, That no Farmour · of Spiritual Perfons thould be compelled or charged to pay for their Leffors First-fruits or yearly Pension for the Tenth granted \* unto the King's Highness, notwithstanding any Covenant, Con-• tract, Bond or other Thing made to the contrary, as by the fame Act more plainly appeareth. • V. And where also at one other Sellion of the fame Parlia- 27 H. 8. c.s. " ment, holden by Prorogation at Westminster in the Twenty feventh · Year of the Reign of your faid Father, one other Act was made and eftablished, 'That the King's Spiritual Subjects should be de-<sup>e</sup> ducted and allowed of the Tenth of their Spiritual Promotions ' for that Year for which they should pay the First-fruits, as in the faid Act also more at large appeareth. • VI. And where also in one other Parliament of the faid late 28 H.S. c. 12. • King, holden at Westminster in the Twenty eighth Year of his \$ 3. 6 Reign, amongst other Things, it was enacted and ordained, That • the Year in which the First-fruits of every Benefice and Spiritual Promotion fhould be paid, fhould begin and be accounted imme-· diately after the Avoidance thereof : And that the Tithes, Com-· modities, Revenues, Cafualties and Profits thereof (Chantries • only except) in the Time of Vacation, should belong and affere to " the next Incumbent, towards the Payment of the First-fruits; as by the fame Act more at large appeareth. · VII. And where also in one other Parliament, holden upon 32 H. 8. c. 28. Prorogation at Westminster in the Thirty fecand Year of the Reign 55.

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· of the faid late King, one Act was made and established, That · XIV. "Bishops upon their Accounts of and for the faid yearly Tenth · King E I should be discharged by their Oaths, of Payment of fuch Sum or Rega " Sums of Money of the faid annual Rent or Tenth, as they could what S ' not hawfully levy : And alfo an Order appointed how the King · 230Cin1 \$ 7. ' should be answered of the Tenth of any Benefice and Spiritual of that · Promotion, omitted in the Original or former Certificate of Be-·Tenth ' nefices and Spiritual Promotions made in the Exchequer; as by ·the Tr · the fame Act laft mentioned more at large appeareth. · zd th • VIII. And where also in the fame Session and Parliament holden 32 H. 8. c. 45. · mtr d ' in the faid Thirty fecond Year of the Reign of your Highnels . EOLG ' faid Noble Father, and by Authority of the fame Parliament, one • X \ " Court was erected, established and made, for the better answering · hes ' of the faid First-fruits and Tenths unto the King, called The 1.0 " Court of First-fruits and Tenths; as in the same Act of exection 12 thereof more fully appeareth. 1000 ' IX. And where allo in the fame Selfion and Parliament one 32 H. 8. c. 47. 1 10 2 ' other Act was made, whereby the Bishop of Norwich for the Time being (being before that difcharged from the Collection of · the Tenth within his Diocefs) should be charged and chargeable . for ever, for and with the Collection of the fame Tenth within his . Dioceis, and make Payment thereof, as other Bishops should or · ought to do within their Dioceffes; as by the fame Act more · plainly appeareth. X. And where also in one other Parliament of the faid late 34 & 35 H. 8. . King, holden at Westminster upon Prorogation in the Thirty · fourth Year of his Reign, one Act was established and made · concerning Collectors and Receivers, to make Payment of their "Receipts within Three Months next after the fame should be due and paid to the King's Ufe, under certain Penalties therein expressed; as by the fame Act more at large appeareth. XI. And where also in the fame Selfion and Parliament it was 34 & 35 H.8. enacted and eftablished, That the new erected Bishops of Chefler, \$. 17. § 3. • Gloucefter, Peterborough, Brifhol, Oxford, and their Succeffors • for ever, fhould pay their Tenths referved upon their Letters · Patents on their feveral Erections, only in the faid Court of the · First-fruits and Tenths for ever; as by the fame Act more at ' large appeareth. • XII. And where also in the Parliament of the faid late King, 37 H. 8. C. 21. . holden at Weflminster in the Thirty feventh Year of his Reign, " one Act, intituled, An Att for the Union of Churches not exceeding · the Value of Six Pound, was established and made, wherein is con-· tained a Saving to the King of the First-fruits and Tenths of all · Churches and Chapels not exceeding the Value of Six Pound, ' that then were or from thenceforth should be united and confo-· lidated in one; as in the fame Act and Saving more largely ap-• peareth. \* XIII. And where also in the Parliament of your Highness dearest 2 & 3 E. 6. c. 10. Brother of worthy Memory, King Edward the Sixth, holden at

<sup>4</sup> Westminster upon Prorogation in the Second Year of his Reign, • one Act was made, That by the Certificate of the Bishop of any · Diocefs within this Realm, or any of the Dominions of the fame, · of Reculance or Non-payment of any Tenth of any Benefice or Spiritual Promotion, the Incumbent fhould lofe but that Benefice • or Promotion only; as by the fame Act more plainly appeareth. · XIV. And A.D.1558. Anno 1º ELIZABETHÆ, C.4.

127 \* XIV. And where also in one other Parliament of the faid late 7 E. 6. c. 4. § 2-King Edward, holden at Westminster in the Seventh Year of his Reign, one Act was made and eftablished, declaring how and in what Sort the Under-Collectors of the Tenth in every Diocefs, appointed by the Bishop, should be bound to discharge the Bishops of that Collection, and a longer Day given for the Payment of the . Tenth: And how the King should be answered of the Tenth for the Time of Vacation of every Benefice and Spiritual Promotion, and that the Patents of the Collection of Tenths fhould be good 6 6 only during the Incumbency of the Grantors; as in the fame Act more at large is contained. \* XV. And where also in the Second Seffion of Parliament of our 1 M. Seff 2. late Sovereign Lady Queen Mary, your Majesty's dearest Sister,
holden at Westminster in the First Year of her Reign, one Act C. 10. was made and eftablished, whereby full Power and Authority was 6 given and appointed unto her Highnefs, at her Will and Pleafure • to alter, change, unite, transpose, diffolve or determine, as well the • faid Court of First-fruits and Tenths, as the Court of Augmentations of the Revenues of the King's Crown, and other Courts therein expressed, and to reduce the same Courts, or any of them, ' into One, Two, or more Court or Courts, or to unite and annex • the faid Courts or any Two or more of them together, or to any · other of Her Majefty's Courts of Record, as to her it should be \* thought most convenient and best; for the better, fure and more fpeedy answering of her yearly Revenues, Casualties, and Profits, • then anfwerable in the faid Courts, or any of them, as in the fame · Act more at large is expressed : By Vigour and Authority of " which Act, the faid late Queen by her Grace's Four feveral Let- Queen Mary " ters Patents, whereof Two bear Date the Three and Twentieth diffolved Courts · Day of January in the First Year of her Reign, and the other dec. " Two, the Four and twentieth of January in the fame Year, did • not only diffolve, determine and extinguish the faid Courts, com-" monly called and intituled, The Court of the Augmentations and . Revenues of the King's Crown, and the Court of the First-fruits and " Tenths, and the Jurifdiction and Authority thereof; but also did and annexed unite, transpose and annex the faid Courts of Augmentation and them to the · Revenues of the King's Crown, and of the First-fruits and Tenths Erchequer. · fo diffolved, to the Court of the Exchequer, there to be and continue as a Member and Parcel of the fame Court of the Exchequer; and did appoint all and fingular the Revenues, Cafualties, Profits ' and Hereditaments then answerable in the faid Courts, to the · Order, Rule, Survey and Governance of the faid Court of the • Exchequer, there to be answered and accounted for ever, in such · Order, Manner and Form, as in the faid Letters Patents, and in "Two Schedules unto the faid Letters Patents annexed, is \* mentioned and declared, as by the Tenor and Purport of the ' faid Letters Patents and Schedules figned with her Highnefs ' Hand, more plainly may appear. "XVI. By reason of all which faid Premiss, not only the 26 H.S. c. 3. • faid perpetual Revenues of the First-fruits and Tenths granted by • the faid Act in the Twenty fixth Year of the Reign of your

Highnels molt Noble Father, in Augmentation and Maintenance of the Crown of this Realm, but also the Tenths and yearly

· Rents referved nomine Decime, by any Letters Patents of your ' faid Noble Father, fithence the faid Six and twentieth Year of ۰ hia

A.D.1558.

\* his Reign, and of your faid dearest Brother and Sister, or of any · of them, made to any Bishop and his Successions, or to any Ca-• thedral Church, Dean and Chapter, College or any other Eccle-· fiattical and Spiritual Perfon or Perfons, or Corporations, and ' their Succeffors for ever; and alfo all and every the Rents, Reve- nucs, Iffues and Profits of all and fingular Rectories, Parfonages · and Benefices impropriate, Glebe Lands, Tithes, Oblations, Pen-· fions, Portions and other Profits and Emoluments Ecclefiaftical and Spiritual to the fame belonging, being in the Hands and Poffeffion of your faid dearest Sister, at the faid Four and twentieth Day of January, were ordered, answerable and accounted for in the faid Court of the Exchequer, and were therein well and juily answered and paid unto her Highness Use and Behoof · like as the fame had been unto the faid Two Noble Kings her · faid Father and Brother by the Space of Twenty Years, without . Grief or Contradiction of the Prelates and Clergy of the Realm, ' to the great Aid, Relief and Supportation of the ineftimable · Charges of the Crown of this Realm, which daily fince the Time · of the making of the faid First Act have increased and grown more and more. • XVII. Which Thing although the faid late Queen might and

· did manifestly feel and perceive to be most true, yet she upon · certain zealous and inconvenient Refpects, not fufficiently nor · politickly enough weighing that Matter, nor having due Confi-\* deration and Regard to the Maintenance and Upholding, and 6 good Continuance of the Eftate of the Imperial Crown of this · Realm in Succession, which rather needed an Augmentation, • than any Diminution, procured and willed an Act of Parliament ' to be made and provided in the Second and Third Years of the · Reign of King Philip her late Hufband and her, That all Pav-6 ments of the faid First-fruits should from thenceforth cease and 6 be clearly extinct and determined for ever: And that as well all the faid Benefices and Spiritual Promotions, as the Poffeffors, · Owners and Incumbents thereof, and their Succeffors, fhould from ' and after the Eighth Day of August in the faid Second and Third · Years, and fo from thenceforth at all Times for ever, be clearly \* exonerate, acquitted and difcharged against the faid late King · Philip and Queen Mary, her Heirs and Succeffors, of and from • the Payment and Payments of all and every the faid First-fruits, in • as ample and large Manner and Form, as they were before the " making of the faid Act of the First and original Grant thereof, in the faid Six and twentieth Year of the Reign of the faid late King your Noble Father, and as though the fame had never been 4 had ne made.

XVIII. And further, That neither the faid perpetual Penfion,
annual Rent or Tenth, granted by the faid Firth Act of the Six
and twentieth Year of the faid Noble King *Henry*, nor alfo the faid
feveral annual Rents or Tenths referved *nomine Decime* by and
upon the faid feveral Letters Patents of the faid late King and
Queen, made to Spiritual Perfons and Corporations, as is aforefaid,
or any of them, from and after the Feaft of St. Michael the Archangel then laft paft, fhould any more be paid or payable unto
the faid late King *Philip* and Queen Mary, her Heirs or Sueceffors; but that as well all the faid Archbishopricks, Bishopricks, and other Benetices, Dignities, Deans and Chapters, Col-

By 2 & 3 P, & M. c. 4. Payment of Fufafruits, &c. cetied.

26 H. 8. c. 3.

Perpetual Penfion, &cc. to ceale.

· leges, Corporations and Spiritual Promotions aforefaid, as alfo \* the Posseffors, Owners, Proprietaries and Incumbents of the fame, • and their Succeffors, from and after the faid Feaft of St. Michael · the Archangel, should be clearly exonerate, acquitted and dif-• charged of and from the Payment thereof, against them and the · Heirs and Succeffors of the fame late Queen for ever.

• XIX. And furthermore, That the faid late King Philip and K. P. & Q. " Queen Mary, her Heirs and Succeffors, from and after the faid · Feast of St. Michael the Archangel, should not receive, perceive, &c. of certain ' take and enjoy any the Issues, Revenues, Profits or Commodities Rectories, &c. of the faid Rectories, Parlonages, Benefices, Glebe Lands, Tithes, Oblations, Penfions, Portions and other Profits and Emoluments · Ecclefiaftical and Spiritual aforefaid, or of any of them, or of the • Reversion or Reversions of them or any of them : But in and by • the faid Act the fame late King and Queen clearly gave over, re- nounced and relinquished, as well the faid Rectories, Parfonages, " Benefices, Glebe Lands, Tithes, Oblations, Penfions, Portions and other Profits and Emoluments Ecclefiaftical and Spiritual • aforefaid, and every of them, and the Reversion and Reversions · of them and every of them, and all their Right, Title, Ufe, In-• tereft and Demand of, in or to the fame, from them and the Heirs • and Succeffors of the faid late Queen for ever, as also the faid perpetual Penfion, annual Rent and Tenth, and also the faid 6 yearly Rents referved nomine Decime upon the faid feveral Letters · Patents, and all their Right, Title and Interest which they or either of them, or the Heirs or Successors of the faid late Queen, had or might have had in or to the fame.

' XX. The fame yearly Penfion, Tenths, yearly Rents, Par- fonages, Emoluments and Profits to be perceived, taken, received, counted, employed, ufed and difpofed by the late Reverend Fa-\* ther in God Reginald Pool, late Cardinal and Legate, and fuch • other Perfons as he should name and appoint, and such other as " were fpecially limited in the faid Act, to and for certain Ufes, · Purpoles and Intents mentioned in the fame Act, with divers · Provisions and a Saving in the fame expressed and contained, as • by the fame more at large appeareth.

• XXI. We your faid humble and obedient Subjects, the Lords · Spiritual and Temporal and Commons, in this your prefent Par-Iiament affembled, calling to our Remembrance the huge, innu-" merable and ineftimable Charges of the Royal Eftate and Imperial Crown of this Realm, and how the fame is left unto your Majefty at this your First Entry thereunto, greatly diminished. \* as well by Reafon of the faid Act made in the faid Second and 2 & 3 P. & M. • Third Years of the faid King Philip and Queen Mary, as other- 5, + • wife, do conceive at the Bottom of our Hearts great Sorrow and Heavinefs, as Subjects careful for their Natural and Liege Sovereign Lady, upon whom dependeth the Surety, worldly Joy 4 and Wealth of us all; and being no lefs affected towards your " Majefty's most Royal Person, and the Prefervation and Mainte- nance of the fame, and of the Effate and Succession of your Ma. ' jesty's faid Crown, than were the First Grantors of the faid · Firit-fruits and Tenths towards your Highnefs molt Noble · Father, and his faid RoyalEstate, at the Time of their faid Grant " thereof to him made, do account of very Right and good Congruence no lefs than our molt bounden Duty, to move your VOL. IV. К Highnefs,'

Mary not to take Profits,

• Highnefs,' and therewith do most humbly befeech the fame, That the great Disherison and Decay committed and done to the Crown, and Estate Royal of this your Realm, and the Succession thereof, by Reason of the faid Act made in the faid Second and Third Years of the Reign of the faid King *Philip* and Queen *Mary*, may at this prefent Parliament be reformed and avoided, and that with your Highness Favour and Royal Affent, it may be enacted, ordained, established and provided by Authority of this Parliament, in Manner and Form hereafter ensuing:

XXII. That is to fay, That the faid Act made in the Second and Third Years of the Reign of the faid late King Philip and Queen Mary, and all Articles, Claufes and Sentences therein contained, shall be, from and after the First Day of this present Parliament, utterly and clearly repealed, made void, and of no Force ne Effect; and all Authorities and Liberties granted, limited and appointed in and by the faid Act to the faid late Cardinal Pool, or made or derived, by Force, Strength or Colour of the fame Act, by or from the faid late Cardinal, to any other Perfon or Perfons, Bodies Politick or Corporate, to ceafe and be utterly void and determined : And that the faid First-fruits, and all Payments thereof, from and after the faid First Day of this Parliament shall be revived, and have their Being and Continuance again, and be deemed and adjudged to all Intents, Conftructions and Purpofes, in the Queen's Highnels most Royal Person, her Heirs and Succeffors, and united and annexed to the Imperial Crown of this Realm, of and in fuch like and the fame Eftate, Interest, Title, Quality, Sort, Degree and Condition, and in as ample and beneficial Manner and Form, as the fame was or were in the Perfon and Poffeffion of the faid late Queen Mary, at and before the faid Eighth Day of August, in the faid Act of Extinguishment, mentioned and expressed; the fame Act of Extinguishment, or any Letters Patents, or any other Matter or Thing had, done or fuffered by the faid late Queen to the contrary thereof in any wife notwithflanding.

XXIII. And also that as well fo much of the faid perpetual and annual Tenth and Penfion granted by the faid Act made in the faid Twenty fixth Year of the Reign of the faid late King Henry the Eighth, as also so much of the faid yearly Rents referved upon the faid feveral Letters Patents nomine Decime; and also fo many of the faid Rectories, Parfonages and Benefices impropriate, Glebe Lands, Tithes, Oblations, Penfions, Portions and other Profits and Emoluments, Ecclefiaftical and Spiritual aforefaid, and the Reverfion and Reversions thereof, and all Rents, Emoluments and Profits incident to the fame, as were in the Hands and Possefion of the Said late Queen Mary, at and before the faid Eighth Day of August, shall, from the Feath of St. Michael the Archangel last past, be vefted, adjudged and deemed, actually and really in the Seifin and Possession of our faid Sovereign Lady Queen Elizabeth, her Heirs and Succeffors, to all Intents, Conftructions and Purpofes, of and in fuch like and the fame Effate, Intereft, Order, Degree, Quality, Sort and Condition, and as fully, wholely, largely and heneficially, as the fame were in the Scifin and Poffeilion of the faid late Queen Mary, at and before the fame Eighth Day of August : And that as well the faid First-fruits and Teachs, and the Order thereof, as alfo the faid annual Repts referved nomine Decime, and the faid Rectories,

2 & 3 P. & M. e. 4. repealed,

Firft-fruits revived.

Tepths revived and Rents referved upon Patents and Promotions Ecclefiaftical. tories, Parfonages, Benefices, Glebe Lands, Tithes, Oblations, Penfions, Portions and other Profits and Emoluments, Ecclefiaftical and Spiritual aforefaid, and every of them, and the Reversion and Reversions of them, and of all Rents and Profits unto the fame or any of them incident or belonging, shall be within the Order, Survey, Rule and Governance of the faid Court of the Exchequer, in every Degree, Sort and Condition, as they were at and before the faid Eighth Day of August; the faid Act made in the faid Second and Third Years, or any other Matter or Thing, to the contrary thereof notwithstanding.

XXIV. And that fo much of all and every the faid Acts and Statutes revived. Statutes first recited, or of any other Act or Statute touching or concerning the Order, Levying, true Answering and Payment, or Qualification of the faid First-fruits and Tenths, and of the faid Rectories, Parlonages and Benefices impropriate, and of the Rents, Revenues, Emoluments and Profits thereof, and of all other the Premisses, and also the Charge, Discharge or Alteration of them or any of them, or any Matter or Thing in any wife founding or tending thereunto, which were standing and being in Force, Elfect and unrepealed, at and before the faid Eighth Day of August (except only the faid Acts of the Erections of the Courts of Augmentations, and First-fruits and Tenths) shall be, remain and continue in their full and perfect Strengths and Forces, and be observed and put in due Execution, according to the Tenours and Purports of the fame and every of them.

XXV. And that the Queen's Majefty, her Heirs and Suc- The Queen thall ceffors, by Authority of this prefent Parliament, thall from the have the Adfaid First Day of this prefent Parliament have, hold, possels and enjoy for ever, the Advowfons, Gifts and Patronages of all Vicarages belonging or incident 10 any of the faid Rectories and Parfonages impropriate, in the fame Sort, Quality, Condition and Degree, to all Intents and Purpofes, as the fame were in the Perfon and Possefiion of the faid late Queen Mary, at and before the faid Eighth Day of August; any Thing or Act done by the fame late Cardinal, or any Grant or Grants by Letters Patents made by the faid late Queen Mary, of the faid Advowfons and Patronages or any of them, to any Ecclefialtical or Spiritual Perfon or Perfons, or any Spiritual Corporation, to the contrary in any wife notwithftanding:

XXVI. Saving to all and every Person and Persons, Bodies General Saving. Politick and Corporate, and their Heirs, Executors, Succeffors and Affigns and every of them, (other than fuch Perfons as be mentioned and named in any Letters Patents made by the faid Queen Mary the faid Eighth Day of August, or at any Time fithence, or claiming only by or under the Authority and Strength of the fame Act or Letters Patents or any of them) all fuch Right, Title, Interest, Estate, Offices, Leases, Grants, Annuities, Pensions Fees, Corodies, Rents and other yearly Profits and Commodities, as they or any of them ought or fhould have had, perceived or enjoyed, of, in or by Reafon of any the Parlonages, Rectories or of any other the Premiss, in case the faid former Act now repealed, and this prefent AS of Repeal, had never been had ne made; any Thing in the fame Acts or either of them contained or founding to the contrary thereof in any wife notwithstanding.

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XXVII. And

vowfun of Vicerages belonging to Rectories; &e .

How Penfions that be paid.

Arreats of Rents, &c. to be paid to the Queen,

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2 & 3 P. & M. c. 4.

What Vicerages not to pay Fuftfouits.

What Parfon- +

26 H. 8. c. 3.

Charge upon Incumbent liking Haif a Year atter Avoidance.

XXVII. And be it further enacted by the Authority aforefaid, 'That from and after the faid Feaft of St. Michael the Archangel laft paft, and to from thenceforth from Time to Time, the faid Penfions, Annuities, Rents, Corodics, Fees and other yearly Payments, fhall be paid and payable only by our faid Sovereign Lady, her Heirs and Succeffors, at the Receipt of the Exchequer, or in fuch other Places, as the Queen's Majefty, her Heirs and Succeffors fhall appoint, to all and every Perfon and Perfons that ought to have and enjoy the fame, in fuch Sort, Order and Form, as the fame fhould or ought to have been paid and payable, in cafe the faid Act now repealed had never been had ne made; any Thing therein, or elfe in this Act contained to the contrary thereof, in any wife notwithftanding.

XXVIII. And be it further enacted by Authority aforefaid, That all and fingular Incumbents, Proprietaries, Tenants, Farmers, Leffees and Occupiers of the Premiffes or any Part thereof, their Heirs, Executors and Affigns, which the faid Firft Day of this prefent Parliament were behind, or in any Arrearages of and with the Rents, Farms, Tenths or other Revenues, Profits or Duties, by them or any of them due and payable, for or by Reafon of the Premiffes or any of them, fhall, and may be by the Authority of this Act feverally chargeable, accountable and anfwerable to the Queen's Majefty, her Heirs and Succeffors, in and at the faid Court of the Exchequer, of and for the fame Arrearages and Duties as other Accomptants be and fhall be in the fame Court; any Thing in the faid Act now repealed, in this Act, or any other Matter or Caufe to the contrary thereof, in any wife notwithftanding.

XXIX. And yet neverthelefs the Queen's most excellent Majefty, at the humble Request of her faid Subjects, of her abundant Grace and Bountifulnefs, is pleafed and contented that it be enacted by the Authority aforefaid, That all and fingular Vicarages not exceeding the Yearly Value of Ten Pounds after the Rate and Value upon the Records and Books of the Rates and Values for the First-fruits and Tenths now remaining in the Exchequer or that shall hereafter come and remain in the same Court; and also all and fingular Parsonages not exceeding the Yearly Value of Ten 'Marks after the like Rate and Valuation, and the Incumbents thereof and of every of them, their Executors, Administrators, Succeffors and Sureties and every of them, from the faid Feaft of St. Michael the Archangel laft paft, shall be free and clearly discharged and acquitted for ever against the Queen's Majesty, her Heirs and Suc-cellors, of and from the faid First-fruits; any Thing in the faid Act of First-fruits and Tenths made in the faid Six and twentieth Year of the Reign of the faid late King Henry the Eighth, or in this Act of Repeal or any other Act or Acts before recited to the contrary thereof in any wife notwithftanding. [See 5 & 6 Ann. c. 2 +. ]

XXX. Provided always, and be it enacted by the Authority aforefaid, That if any Incumbent of any fuch Promotion Spiritual as is aforefaid, charged or chargeable to the Payment of the faid First-fruits, happen to live to the End of One Half Year next after the last Avoidance of the fame Promotion Spiritual, fo as he hath received, or without Fraud or Covin might lawfully have received or enioyed, the Rents or Profits of that Half-Year, and before the End of the other Half-Year then next following thall happin pen to die or to be lawfully evicted, removed or put from the faid Promotion Spiritual by Judgment in any Action at the Common Law, without Fraud or Covin, that then every fuch Incumbent, his Heirs, Executors, Administrators and Sureties shall be' charged and chargeable but only with the Fourth Part of the Firstfruits due to be paid for fuch his Promotion, and with no more of the faid Firit-fruits; any Thing in this A& contained, or any Bond or Writing to be made for the Payment of the faid Firstfruits, or any other Matter or Caufe to the contrary notwithftanding.

XXXI. And if it thall happen any fuch Incumbent to live by the Living a whole Space of One whole Year next after the last Avoidance of the fame Year, &c. Spiritual Promotion, and after and before the Endof One Half Year then next following shall fortune to die, or to be lawfully evicted, removed or put from the faid Promotion Spiritual by Judgment in any Action at the Common Law, without Fraud or Covin, that then every fuch Incumbent, his Heirs, Executors, Administrators and Sureties shall be charged and chargeable but only with the Moiety and One-Half of the First-fruits due to be paid for fuch his Promotion Spiritual, and with no more of the fame First-fruits; any Thing in this Act contained, or any Bond or Writing obligatory to be made for the Payment of the fame First-fruits or any other Matter or Caufe to the contrary notwithstanding.

XXXII. And if it shall happen any such Incumbent to live to Living a Year the End of One whole Year and an Half next after the last Avoid- and a Half, &c. ance of fuch Promotion Spiritual, and after and before the End of Six Months then next following shall fortune to die, or to be lawfully evicted, removed or put from the faid Promotion Spiritual by Judgment in any Action at the Common Law, without Fraud or Covid, that then every fuch Incumbent, his Heirs, Executors, Administrators and Sureties shall be charged and chargeable but only with Three Parts of the First-fruits of the fame Promotion Spiritual, in Four Parts to be divided, and with no more; any Thing in this Act contained, or any Bond or Writing obligatory had or made for the Payment of the laid First-fruits or any other Matter or Caufe to the contrary notwithftanding.

XXXIII. And if it shall happen any fuch Incumbent to live to Living Two. the End of Two whole Years next after the last Avoidance of whole Years the fame his Promotion Spiritual, and not to be lawfully evicted, after, &c. removed or put from the fame Promotion Spiritual as is aforefaid, that then fuch Incumbent, his Heirs, Executors, Administrators and Sureties shall content and pay to our faid Sovereign Lady the Queen, her Heirs and Succeffors, the whole First-fruits due to be paid for the fame Promotion Spiritual, according to the Effatute aforefaid. [As to Bonds for fecuring these Payments, 2 & 3 Ann. *c*.11. §6.]

XXXIV. Provided alfo, and be it enacted, That all Grants, Grants made to Immunities and Liberties given to the Universities of Cambridge the Universities, and Oxford, or to any College or Hall in either of the faid Univer- &c. fities, and to the Colleges of Eaton and Winchefter, and unto every or any of them, by our late Sovereign Lord King Henry the Eighth, or any other the Queen's Highnels Progenitors or Predeceffors, or by Act of Parliament, for or touching the Release or Discharge of the faid First-fruits and Tenths, or any Part abercof, shall be always and remain in their full Strength and Vir-K 3 tue=

Anno 1º ELIZABETHE, c. 4.

tne: And that all fuch lawful Conveyances and Affurances in the Law as were had or made before the Making of this Act, to either of the faid Univerfities of Oxford or Cambridge, or to any College or Hall within any of them, by what Name or Names foever they or any of them be incorporated or named, of any of the faid Parfonages or Benefices impropriate, or of any Part of the fame, or of any Patronages, for the Maintenance of Students or Learning, fhall be as good and effectual in the Law to all Intents, Conftructions and Purpofes, as though this Act had never been made.

XXXV. And be it further enacted by the Authority aforefaid, That the Dean and Canons of the Free Chapel of St. George the Martyr, within the Caftle of Windfor, and all the Poffeffions and Hereditaments of the fame Free Chapel, Deanry and Canons, by whatfoever Name or Names they be incorporated or known, fhall be exonerated, and fhall ftand for ever difcharged of the Tenths and First-fruits before mentioned; any Thing in this Act, or any other Act or Statute before mentioned, to the contrary thereof in any wife notwithftanding.

XXXVI. Provided alfo, and be it enacted, That all Leafes made before the xx. Day of December last past, for xxi. Years, or Three Lives at the most, by any Perfon or Perfons, Bodies Politick or Corporate, being lawfully feized of or in any of the faid Parfonages impropriate, or of or in any other the Premifes, wont, commonly, to be let or fet to Ferm, then being out of Leafe, or whereof there was not, at the Time of the making of the faid Leafe or Leafes, any former Leafe to endure above One Year then to come at the most, and upon which new Leafe or Leafes the old yearly Rent accuftomarily wont to be paid for the fame, by the Space of Twenty Years laft paft before the making of fuch Leafe . or Leafes, or more yearly Rent is referved and payable during the faid Term; and all other lawful Grants by them or any of them heretofore made of any Office or Offices in old Time wont commonly to be granted; and all Gifts and Grants of any Parfonage or Parfonages impropriate, heretofore belonging to the Archdeaconry of Wells in the County of Somerfet, or to the Incumbent of the fame Office or Dignity, or to the Incumbent of the fame lately given and reftored, shall be as good and effectual in the Law, as though this Act, or any Thing contained therein, had not been had or made.

XXXVII. And be it further enacted by the Authority aforefaid, That the faid Archdeaconry, and all Rectories and Spiritual Promotions given, affigned, limited or appointed to the fame, and all and every Incumbent and Incumbents which hereafter fhall be prefented, collated, preferred and admitted unto the faid Archdeaconry, and the Rectories and Spiritual Promotions thereunto limited and appointed, or appertaining and belonging, fhall fland, remain, and be charged and chargeable with the Payment of the First-fruits and Tenths for the fame to the Queen's Highnefs, her Heirs and Succeffors, in fuch like Manner and Form as other Spiritual Promotions, and the Incumbents of the fame, be and fhall be charged and chargeable by this Act, or by any other Act or Statute before fpecified.

XXXVIII. Provided always, and be it further enacted by the Authority aforefaid, That fo many of the faid Rectories, Parfonages and

Chapel of St. George, Windfor.

Leafes for Years, or Three Lives.

Grants of Offices wont to be granted.

Archdescon of Wells charped with Faft-truits.

Benefices, &c. within the Order of the Ducky Court.

and Benefices impropriate, Glebe Lands, Tithes, Oblations, Penfions, Portions, and other Profits and Emoluments Ecclefiaftical and Spiritual, and every of them, and the Reversion and Reversions of them, and all Rents and Profits unto the fame or any of them incident or belonging, as were at and before the faid Eighth Day of August in the Hands and Possessions of the faid late Queen Mary, and within the Survey, Rule and Order of the Court of the Duchy of Lancaster, shall be again within the Order, Survey, Rule and Government of the faid Court, in fuch and the fame Manner and Form to all Intents and Purpofes, as they were at and before the faid Eighth Day of August in the faid Second and Third Years of 2 & 3 P. & M. the Reign of the faid late King and Queen; any Thing in this \$.4-Act, or in the faid Act of the lame late King and Queen, to the contrary thereof in any wife notwithstanding.

" Perfons prefented to a Benefice before the Feaft of St. John the " Baptift, 1558, shall compound for their First-fruits before that

**4** Day. § 39. EXP.

XL. Provided alfo, That this Act, por any Thing therein con- The Revenues tained, shall not in any wife extend to charge any Holpital founded of Holpitals and and uled, and the Polleslions thereof employed, to and for the Re- Schools. lief of poor People, or any School or Schools, or the Poffeffions or Revenues of them or any of them, with the Payment of any Tenths or First-fruits; any Thing in this Act before mentioned to the contrary in any wife notwithstanding.

### CAP. V.

An ASt whereby certain Offences be made Treason.

" IF any Perfon shall compass or imagine to deprive the Queen or " the Heirs of her Body to be begotten, being King or Queen of this Realm, from the Stile or Kingly Name of the Crown of this " Realm : Or to deftroy the Queen or any the Heirs of her Body, " being King or Queen : Or to levy War against the Queen, or any " the Heirs of her Body within her Dominions : Or to depose the " Queen or any of the Heirs of her Body, &c. from the Imperial " Crown of this Realm, and the fame Imaginations shall utter by " open Words, &c. Or shall publish, and directly fay, That the " Queen, during her Life, is not, or ought not to be Queen : Or " that after her Death, the Heirs of her Body ought not to be " King or Queen: Or that any other Perion ought to be King or Queen, fo long as any of the Heirs of her Body shall be " in Life: Then fuch Offender shall forfeit to the Queen all " his Goods and Chattels, and the Profits of his Lands during " his Life. And if any Perfon or Perfons shall by Writing, " Printing, Overt-Deed or Act, commit any of the Offences afore-" faid, it shall be adjudged High Treason. EXP.

# CAP. VI.

An AQ for the Explanation of the Statute of feditious Words 1 & 2 P. & M. c. 3. and Rumours. EXP.

### CAP.

# CAP. VII.

23 H.8. e. 16. An A& to revive a Statute made in the Twenty third Year , of the Reign of King Henry the Eighth, touching the conveying of Horfes, Geldings and Mares into Scotland.

[Repealed, 4 Jac. 1. c. 1.]

#### CAP. VIII.

- An AA touching Shoemakers and Curriers.
- [Repealed, 5 Eliz. c.8. § 1. which All (together with the prefent) is repealed, 18 Eliz. c.9. § 1. 1 Jac. 1. c. 22. § 58. & c. 25. § 47. See Note to 2 & 3 E. 6. c.9.]

### CAP. IX.

An Act touching Tanners, and the felling of Tanned Leather.

[2 & 3 E. 6. c. 11. revived. But this A& repealed, 5 Eliz. c. 8. § 1. & 1 Jac. 1. c. 22. § 58. See Note at the End of 5 & 6 E. 6. c. 15.]

# CAP. X.

An A& that the carrying of Leather, Tallow or Raw Hides, out of the Realm for Merchandize shall be Felony.

[Repealed, 18 Eliz. c.9. § 1. See Note at the End of that AE.]

# C A P. XI.

An Act limiting the Times for laying on Land Merchandize from beyond the Seas, and touching Cuftoms for Sweet Wines.

• MOST humbly flewing befeechen your Highnefs, your Lords and Commons in this prefent Parliament affembled, . That where the Sums of Money paid in the Name of Cultoms · and Subfidies of Wares and Merchandizes, transported out, and ' brought into this your Highness Realm of England, by any . Merchant, Stranger or Denizen, is an ancient Revenue annexed · and united to your Imperial Crown; and hath in the Time of · King Edward the Third, and other your most noble Progeni-. tors, amounted to great and notable Sums of Money, till of late · Years many greedy and covetous Perfons, refpecting more their · private Gain and Commodity than their Duty and Allegiance, or · the common Profit of the Realm, have and do daily, as well by · conveying the fame their Wares and Merchandizes out of Creeks · and Places where no Cuftomer is refident, as also by or through • the Negligence or Corruption of the Cuftomer, Searcher or other · Officer, where they be refident, as by divers other fraudulent, " undue and fubtile Practices and Devices, convey their Goods and . Merchandizes as well brought from the Parts beyond the Sea, as • transported out of this your Realm of England, without Pay-• ment or agreeing for the Payment of the Cultoms and Subfidies " therefore due; whereby the yearly Revenue aforcfaid is very • much impaired and diminished, to the great Loss and Damage of · your Highnefs, and to the great Burden and Charge of your · loving

· loving Subjects, who by Occasion thereof have of late Years

' been more charged with Subfidies and Payment for the Supple-

• ment of the faid Lois and Damage, than elfe we should have • been :'

II. That it may therefore be enacted by the Authority of this Goods to be prefent Parliament, That it shall not be lawful to or for any Perfon laden, &c. in the or Perfons whatfoever, from and after the First Day of September Day-light and an next coming, to lade or put or caufe to be laden or put off or place. from any Wharf, Key or other Place on the Land, into any Ship, Veffel, Crayer, Lighter or Bottom, any Goods, Wares or Merchandizes whatloever (Fish taken by your Highness Subjects only excepted) to be transported into any Place of the Parts beyond the Seas, or into the Realm of Scotland; or to take up, discharge and lay on Land, or cause or procure to be taken up or discharged out of any Lighter, Ship, Crayer, Vessel or Bottom, being not in a Leke or Wreck, and laid on Land, any Goods, Wares or Merchandizes whatfoever (Fifh taken by any of your Highnefs Subjects, and Salt only excepted) to be brought from any the Parts beyond the Sea or the Realm of Scotland, by Way of Merchandizes, but only in the Day-light ; that is to fay, from the first of March until the last of September, betwixt Sun-rifing and Sun-fetting; and from the last of September until the first of March, between the Hours of Seven in the Morning and Four at the Afternoon; and in and upon fome fuch open Place, Key or Wharf, Places, Keys or Wharfs, as your Highnefs, your Heirs or Succeffors shall on this Side the faid First Day of September therefore affign and appoint by virtue of your Highnet's Commission or Commissions, within your Grace's Ports of London, Southampton, Briftol, Weslchefler, Newcastle, and the Suburbs of the fame, and every of them; and in fome open Place, Key or Wharf, Places, Keys or Wharfs in all other Ports, Creeks, Havens or Roads (Hull only excepted) where a Cuftomer, Comptroller and Searcher of fuch Ports, Havens, Creeks or Roads, and every of them, or the Servants of any of them, have by the Space of Ten Years last pait been accustomably refident, or hereafter shall be refident ; upon Pain of Forfeiture of all fuch Goods, Wares or Penalty. Merchandizes fo laden or difcharged contrary to the true Meaning of this Act, or the Value thereof. [See 13 & 14 Car. 2. c.11. §14.]

III. And be it further enacted by the Authority aforefaid, That Ar what Times, no Manner of Perfon or Perfons after the faid Day shall receive or &c. Master of take into any Ship, Crayer or other Veffel, any Goods, Wares or Ship thall re-Merchandizes (except before excepted) to be transported into ceive, &c. Loadany Place beyond the Sea, or into the Realm of Scotland by Way of Merchandize; nor shall discharge and lay on Land out of any Ship, Crayer or other Veffel any Goods, Wares or Merchandizes (except before excepted) being brought from any Place beyond the Sea, or out of the Realm of Scotland, by Way of Merchandize, in any other Place or Places, or at any other Hours or Times than is before limited and appointed; upon Pain that the Owner and Owners, Master and Masters, or other Person or Persons which fhall take Charge or Guiding of any fuch Ship, Crayer or Veffel, or of the Merchandize and Goods during and for that Voyage, shall forfeit and lose for every fuch Offence C. li. of Penalty. lawful Money of England.

ing.

IV. And

Mafter of Ship to give Notice of his Departure.

Oatb.

Penalty.

Difcharging Ship before certifying Officer.

Penalty.

Goods to be entered in the Owner's Name ealy.

IV. And be it further enacted by the Authority aforefaid, That no Master, Shipper or Purser, or other Person or Persons taking Charge of the Voyage, or of the Merchants Goods, shall after the faid Day receive or take into any Ship, Crayer or other Veffel, any Goods, Wares or Merchandize (except before excepted) to be carried or transported into any of the Parts beyond the Sea, or into the Realm of Scotland, before he shall have fignified to the Cuftomer of the Port where he ladeth, and other Officers there, in the open Cultom-house, if any such be there, or elfe where the faid Officers, their Deputies or Servants, or any of them, be or shall be usually refident, that he intended to lade, and to what Place he intendeth to pais; nor shall, after his or their full Lading, depart out of the Port, Creek or Stream, where he shall so lade, before he do in like Manner fignify unto the Cuftomer and other Officers, as is aforefaid, of his Lading, and what Merchants and other Perfons shall have Lading with him, or in his Ship, Crayer, Veffel or Bottom, and further truly to answer to fuch Questions as shall be ministered to him or them by the Customer or other Officer, concerning 'fuch Wares or Merchandizes as he shall shall have laden, being examined upon his or their Oath, or otherwife, in the open Cuftom-houfe or otherwife, as is aforefaid, upon Pain to forfeit for every fuch Default not truly advertifing nor answering, as is aforefaid, C. li.

V. And be it further enacted by the Authority aforefaid, That no Owner, Master, Purser or other Person taking charge of any Ship, Crayer, Veffel or Bottom, wherein any Goods. Wares or Merchandizes (except before excepted) shall be laden and brought from any the Parts beyond the Sea, or the Realm of Scotland, shall after the faid Day discharge into any Lighter or Bottom, and lay on Land, or procure, caufe or willingly fuffer to be difcharged into any Lighter or Bottom, and to be laid on Land out of fuch Ship, Crayer, Veffel or Bottom, any Goods, Wares or Merchandize whatfoever, before fuch Owner, Master, Purfer or other Perfon or Perfons taking Charge of the Ship, Crayer, Bottom or Veffel, or the Merchants Goods for that Voyage, shall have fignified and declared to the Cuftomer or other Officer of the Port, Haven or Creek, where he arriveth, the Names of every of the Merchants or Laders, and shall have truly answered to such Questions and Interrogatories touching or concerning fuch Goods, Wares or Merchandizes, as shall be then laden in any fuch Ship, Vessel or Bottom, as shall be to him ministred by fuch Customer or other Officer, openly in the Cuftom-house, or in fuch other Places as is aforefaid, upon his or their Oath, if Need fo require ; upon Pain that every fuch Master, Purfer or other Person or Persons taking Charge of fuch Ship, Crayer, or other Veffel for that Voyage, shall forfeit and lose for every fuch Default not truly advertising nor answering as is aforefaid, C. li.

VI. And be it further enacted by the Authority aforefaid, That from and after the faid Day no Perfon, Denizen ne Stranger do take upon him to enter or do or caufe to be entred into the Books of any Cuftomer or any other Officer or Officers of any Port or Haven within this Realm, or his or their Deputy or Deputies, Servant or Servants, any Manner of Goods, Wares or Merchandize whatfoever, coming or brought into your Highnefs Realm from any the Parts beyond the Sea, or from the Realm of Scotland.

Scotland, or going or to be transported out of the fame your Highness Realm into any the Parts beyond the Sea, or into the Realm of Scotland, in the Name or Names of any other Perfon or Perfons than the very true Owner or Owners of the fame Goods, Warcs or Merchandizes, being not fold, bargained or contracted for, to or with any other Perfon or Perfons, before fuch Entry or before the Arrival of fuch Goods, Wares or Merchandize in the Parts beyond the Sea, upon Pain of Forfeiture of the Penalty. Value of the Goods fo entred.

VII. And be it further enacted by the Authority aforefaid, That Officer of the if any Wharfinger, Cranekeeper, Searcher, Lighterman, Weigher Cuttom-house or other Officer, pertaining to the Subfidy, Cuftom or Cuftom- concealing an house, do at any Time after the faid Day confent or know any Offence. Offence or Thing to be committed or done contrary to the true Meaning of this Act or any Article therein contained, and do not within One Month next after Knowledge thereof had, difclofe the fame to the Chief Cuftomer or other Officer of the Port where or within whole Office or Charge any fuch Offence shall be committed or done, or elfe to the Lord Treafurer, Chancellor, Under Treafurer or one of the Barons of the Exchequer, or the Attorney General for the Time being, shall for every fuch Concealment, or not disclosing fuch Offence as is aforefaid, forfeit and lose Penalty. C. li. of good and lawful Money of England.

VIII. And be it further enacted by the Authority aforefaid, Where Officer That the Cuftomer of Hull shall have a Servant or Deputy con- shall have a tinually relident at the City of 2 ork ; and every other Cultomer, Deputy in ana-Comptroller and Searcher of every Port, shall from and after the Day aforefaid, affign and appoint to and in every of the Places above mentioned, and in all and every Port, Creek or Road, where the Servant, or any of them, have been continually refident by the Space of Ten Years, or hereafter shall be, as is aforefaid, one able and fufficient Deputy or Servan: at least; and that as well all and every of the Cultomers, Comptrollers and Searchers, as all and every his or their Deputy or Deputies, Servant and Servants, shall from Time to Time do his and their diligent Attendance at the Hours, Times and Places afore appointed, as well in the Cuftom-houfe as elfewhere, as it shall be most expedient and convenient for the fpeedy Difpatch of the Merchant, and his Goods, Wares and Merchandize, and for the due Execution of this Act, in fuch Things as to him or them shall appertain, without Concealment or confenting to any Thing or Things which may be to the Hurt or Damage of your Highness, your Heirs or Succeffors, in the just answering of your Highness due Customs and Subfidies; upon Pain that every fuch Customer, Comptroller and Penalty, Searcher shall forfeit and lofe for every Offence by him or them committed or done, his or their feveral Office or Offices, and C. li. of lawful Money of England; the one Moiety of all which Forfeiture shall be to your Highness, your Heirs and Successors, and the other Moiety to him or them that will fue for the fame in any your Highnels Courts, wherein no Effoin, Protection, Wager of Law or Injunction shall be admitted and allowed.

• 1X. And where of late Years there hath been much greater " Quantity of Sweet Wines brought into this Realm than in Time ' past hath been accustomed, which have been also brought from • the fame Place where the Wine commonly called Malmfey is brought,

ther Place.

· brought, and is of the fame Nature of Grape; and never-' thelefs, either by Negligence, Ignorance or Corruption of the · Officers, there hath not been fuch Cuftom and Subfidy received for the fame, to the Ufe of your Highnels and your Proge-" nitors, as is due, and ought of very Right to be paid, for fuch Sweet Wines coming through the Straights, commonly called " the Straights of Marrock, otherwife Mallegay, to the great Lofs • and Hindrance of your Highness, and the Burthen of us your loving Subjects :'

X. For the avoiding of all Ambiguities and Doubts, and to the Intent the Officers may more certainly know what they ought to receive for fuch Kind and Nature of Merchandize, Be it enacted and declared by this prefent Act, and by the Authority aforefaid, That like Cultom and Subfidy is of very Right to be paid, and shall from henceforth be paid, for such Sweet Wines as is aforefaid, as is and hath been accustomed to be paid for Malmfies; any Negligence, Non-payment, Ufage or Cultom to the contrary in any wife notwithstanding : Saving to all and every Lord Marcher, and other Perfon or Perfons whatfoever, Body Politick and Corporate all and every fuch Right, Title and Intereft, as they or any of them have, and of Right ought to have, in the Payment or having of any Franchife, Liberty, Cuftom and Subfidy, or any of them; any Thing in this Act to the contrary notwithftanding.

XI. Provided always, and be it enacted, That it shall be lawful to thip, lade and transport into the Ports beyond the Sea, all Manner of Corn and Grain out of the Counties of Norfolk and Suffolk, and either of them, at fuch Places as heretofore hath been accultomed, and between the Hours in this Act appointed, when the fame Corn and Grain shall not exceed the feveral Prices mentioned in the Statute made in the Fifth and Sixth Year of our late 5& 6 E. 6. c. 14. Sovereign Lord King Edward the Sixth, intituled, An Att against Regrators, Forestallers and Engroffers, the Customs and Sublidies therefore due being well and truly paid; any Thing in this Act or any other Act or Statute to the contrary notwithstanding. [See Note to 5 & 6 E. 6. c. 14. and 31 G. 3. c. 30.]

XII. Provided always, That this Act, nor any Thing therein contained, be not prejudicial or hurtful to the Isle of Anglefey, the Shires of Caernarvan and Flint in North Wales; but that the Inhabitants thereof, and every of them, may receive, lade and difcharge, according to their old ancient Ufes, Cuftoms or Liberties granted to them or any of their Predeceffors, by the late King of famous Memory, King Henry the Eighth, or any other his Progenitors: So that they and every of them pay the Cuftoms and Subfidies that shall be due, and discharge and load within the Times and Hours before mentioned; any Thing in this prefent Act to the contrary notwithstanding.

#### CAP. XII.

An Act against the deceitful Using of Linen Cloth.  $\mathbf{W}$ HERE certain evil-difpoled and deceitful Perfons, using to buy and ingrofs into their Hands great Store of Linen Cloth, do use to cash the Pieces of Cloth over a Beam \* or Piece of Timber made for their Purpole, and do by funday' + Devices

Duty upon Sweet Wines.

Lord Marcher.

Saving to

When Corn may be transported out of Norfolk and Suffulk.

Provifo for Angleicy, Flint and Caernarvan.

· Devices rack, firetch and draw the fame both of Length and • Breadth; and that done, do then with Battledoors, Pieces of " Timber and Wood, and other Things, fore beat the fame, ever cafting thereupon certain deceitful Liquors mingled with · Chalk and other like Things, whereby the faid Cloth is not only • made to feem much finer and thicker to the Eye than it is indeed, but also the Threads thereof be so loosed and made " weak, that after Three or Four Washings it will scarcely hold f together, to the great Deceit, Hindrance and Lofs of the Sub-' jects of this Realm :' Be it therefore enacted by the Authority of this prefent Parliament, That if any Perfon or Perfons shall Decentfully hereafter willingly use or cause to be used the aforefaid Deceits, using Linca or any other Act or Acts. Mean or Means, to, in or with any Cioth. or any other Act or Acts, Mean or Means, to, in or with any Kind of Linen Cloth, whereby the fame shall be deceitful or worfe to and for the good Ufe thereof; that then the faid Cloth shall be Penalty. forfeited, and the Offender therein to be punished by One Month's Imprifonment at the leaft, and shall pay fuch Fine as shall be affeffed, for his or their Offence or Offences, by the Juffices before whom he or they shall be condemned, according to the Tenor of this Act.

II. And be it further enacted by the Authority aforefaid, What Juffices That all and every the Juffices of Oyer and Determiner, and may determiner Juffices of Affizes in all their Seffions, and all Juffices of Peace in Offences. every County and Place of this Realm, or Three of them at the leaft, whereof One to be of the Quorum, shall have full Power and Authority to enquire, hear and determine the Offences aforefaid in their Seffions, by Information, Indictment, or upon the Traverle of any Presentment or Indictment found before the faid Juffices, or any of them.

III. And be it further enacted by the Authority aforefaid, How Informer That if any Perfon or Perfons shall at the next Sessions of the thall purfuence Peace after the faid Seizure (to be kept within the Shire or Place where the Seizure was made, or before Two Juffices of Peace, whereof One to be of the Quorum) make due Information of the Offence and of the Seizure of the faid Cloth; or elfe shall procure the Offenders to be thereof indicted at the faid next Seffions after the faid Seizure; and shall also be bound before the faid Juffices, by Recognizance or Obligation, to the Use of the Queen's Majefty, her Heirs and Succeffors, in fuch Form as the faid Juffices or any of them shall think meet for the Greatness of the Matter, and to purfue the fame Matter with Effect, and to give Evidence as of Right appertaineth, and also to pay and give the Moiety of all that he or they shall fo recover and receive Penalties how to the Sheriff or other Accomptant, to the Ufe of the Queen's divided. Majefty, her Heirs and Succeffors; and the One Half of all the Forfeitures and Fines of and for the Premiss to be unto the Queen's Majefty, her Heirs and Succeffors, and the other Moiety to him or them that shall make Information, or procure Indictments of and for the Premiffes, and shall follow the fame with Effect.

IV. And further, Be it ordained and enacted by the Authority Certificate of aforefaid, That the Juffices before whom any fuch Offence shall Entreat into be tried, shall certify the fame by their Estreat into the Exchequer, at the leaft yearly at Michaelmas, as they be bound to do other their Effreats; and upon that Certificate, the Barons of the

Suit.

the Exchequer to have full Power and Authority to make Procefs for fo much thereof as by this Effatute shall appertain to the Queen's Majesty, in like Manner and Form as they only do for any other Fines and Amerciaments fo certified before them.

# C A P. XIII

An Act for the Shipping in English Bottoms.

" To continue 5 Years. 5 R. 2. Stat. 1. c. 3; 4 & 5 H. 7. c. 10. " repealed."

[See Note to the last mentioned Ad.]

# C A P. XIV.

An A& for the Continuance of the making of Woollen Cloth in divers Towns in the County of Effex.

[Repealed, 49 G. 3. c. 109. § 1.]

# CAP. XV.

An AA that Timber shall not be folled to make Coals for the making of Iron.

What Timber, and where growing, fhall not be convected to Fuel for the making of Iron.

Penalty.

To what Shires, &c. Act shall not extend.

FOR the avoiding of Destruction and Wasting of Timber, Be it enacted by our Sovereign Lady the Queen's Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That no Perfon or Perfons hereafter shall convert or employ, or caufe to be converted or employed to Coal or other Fuel for the making of Iron, any Timber-tree or Timber-trees of Oak, Beech or Afh, or of any Part thereof, of the Breadth of One Foot Square at the Stub, and growing within Fourteen Miles of the Sea, or of any Part of the Rivers of Thames, Severn, Wye, Humber, Dee, Tine, Tecfe, Trent, or any other River, Creek or Stream, by the which Carriage is commonly used by Boat or other Vessel to any Part of the Sea; upon Pain of Forfeiture for every fuch Tree, or any Part thereof, fo employed or con-verted to Coal or other Fuel for the making of Iron as is aforefaid, Forty Shillings of lawful Money of England; the One Half of all which Forfeitures to be to our Sovereign Lady the Queen's Majefty, and to her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame by original Writ, Bill, Plaint or Information, wherein no Effoin, Protection, Injunction or Wager of Law shall be admitted or allowed.

II. Provided always, That this Act shall not extend to the County of Suffex nor to the Weild of Kent, nor to any of the Parishes of Charlewood, Newdigate and Ligb, in the Weild of the County of Surrey. This Act to begin and take effect from and after the Feast of the Nativity of St. John Baptist next coming after this Session of Parliament.

# C A P. XVI.

An AA to continue the AA made against rebellious Affemblies. ENP.

CAP.

EXP.

# CAP. XVII.

An Act for the Prefervation of Spawn and Fry of Fifh.

FOR the Prefervation hereafter of Spawn, Fry and young Breed of Eels, Salmons, Pikes, and of all other Fifth which Breed of Eels, Salmons, Pikes, and of all other Fish which heretofore hath been much deftroyed in Rivers and Streams falt ' and fresh within this Realm, infomuch that in divers Places ' they feed Swine and Dog's with the Fry and Spawn of Fifh, ' and otherwife, lamentable and horrible to be reported, deftroy • the fame, to the great Hinderance and Decay of the Common-• wealth :' Be it therefore enacted by the Queen's most excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That no Perfon or Perfons of what Eftate, Degree or Spawn or Fry Condition foever he or they be, from and after the First Day of of Fish not to June next coming, with any Manner of Net, Weele, But, Taining, be taken. Kepper, Lime, Crele, Raw, Fagnet, Trolnet, Trimenet, Trimboat, Stalboat, Weblifter, Seur, Lammet, or with any Device or Engine made of Hair, Wool, Line or Canvas; or shall use any Heling-Net or Trimboat, or by any other Device, Engine, Cawtel, Ways or Means what loever heretofore made or devifed, or hereafter to be made or deviled, shall take and kill any young Brood, Spawn or Fry of Eels, Salmon, Pike or Pikerel, or of any other Fish, in any Flood-gate Pipe, at the Tail of any Mill, Wear, or in any Straights, Streams, Brooks, Rivers fresh or falt within this Realm of England, Wales, Berwick, or the Marches thereof; nor shall from and after the First Day of June next coming, by any None shall take of the Ways and Means aforefaid, or otherwife, in any River or Salmons or Place above specified, take and kill any Salmons or Trouts, not Trouts not in being in Season, being Kepper-Salmons or Kepper-Trouts, Season. Shedder-Salmons or Shedder-Trouts.

II. And be it further enacted by the Authority aforefaid, Length of That no Perfon or Perfons, of what Eftate, Degree or Condition Fifth. he or they shall be of, from and after the faid First Day of June, by any of the Means aforefaid, in any of the Rivers or Places above named, shall take and kill any Pike or Pikerel, not being in Length Ten Inches or more; nor any Salmon not being in Length Sixteen Inches or more; nor any Trout not being in Length Eight Inches or more; nor any Barbel not being in Length Twelve Inches or more.

III. And to the Intent the faid young Fry, Brood or Spawn Of what Meth may be preferved according to the true Meaning hereof, Be it each Net thall further enacted by the Authority aforefaid, That no manner of be-Perfon or Perfons, from and after the First Day of June next coming, shall fish or take Fish with any manner of Net, Tramel, Kepe, Wore, Hivie, Crele, or by any other Engine, Device, Ways or Means whatfoever, in any River or other Place above mentioned, but only with Net or Tramel whereof every Meth or Mask shall be Two Inches and a Half broad ; Angling excepted. [See as to length of Nets and size of Mefbes, 18 G. 3. c. 33. and Note there; and no other Nets than as allowed by this At to be used for taking Salmon, 45 G. 3. c. xxxiii. § 2.]

IV. Provided neverthelefs, and be it enacted by Authority What Nets or aforefaid, That in all fuch Places where Smelts, Loches, Minnies, other Devices Bulheads, Gudgions or Eels, have been used to be taken and may be used for

trking of fmall killed, Fith.

killed, that in all fuch Places it shall be lawful, only for the taking of Smelts, Loches, Minnies, Gudgions and Eels, to use fuch Nets, Lepes and other Engines, Devices, Ways and Means as heretofore have been used for the taking of the fame; fo that fuch Perfon or Perfons using or occupying fuch Nets or other Engines as is last afore-mentioned, do not take, kill or destroy any other Fish with the faid Nets or Engines, contrary to the Tenor and Form above in this Statute contained.

V. And be it further enacted, That if any Perfon or Perfons, after the aforefaid Day limited in this prefent Act, offend in any of the Points before rehearfed, contrary to the Tenor, Form and Purport of any Part of the fame, that then every fuch Perfon and Perfons fo offending fhall lofe and forfeit for every Time of his or their Offence, the Sum of Twenty Shillings, + and the Fifh fo taken contrary to the Tenor hereof, and alfo the unlawful Nets, Engines, Devices and Inftruments, whatfoever they be, wherewith or whereby fuch Offence fhall fortune to be made, committed or done. [51. and Fifb and Nets, 1 G. 1. Stat. 2. c. 18. § 14.]

VI. And to the Intent that a perfect Execution may be had of this prefent Act, be it further ordained by Authority aforefaid, That the Lord Admiral of *England*, and the Mayor of the City of *London* for the Time being, and all and every other Perfon and Perfons, Bodies Politic and Corporate, which by Grant or other lawful Ways or Mcans, lawfully have or ought to have any Confervation or Prefervation of any Rivers, Streams or Water, or Punifhments and Corrections of Offences committed in any of them, fhall have full Power and Authority by virtue of this Act to enquire of all the Offences to be committed and done contrary to the Effect and true Meaning of this Act, within his or their fuch lawful Rule, Government, Jurifdiction and Confervancy, by the Oaths of Twelve Men or more, and to hear and determine all and every the fame Offences committed within his or their fuch Jurifdiction, Confervancy, Rule and Government.

VII. And that all fuch Pains and Forfeitures as fhall rife or grow by the reafon of any fuch Conviction for any the Offences aforefaid, fhall be to the Ufe of every of the faid Perfon and Perfons being no Body Politick or Corporate, nor Head of any Body Politick or Corporate, before whom fuch Conviction, as is aforefaid, fhall be had, and to the Ufe of every fuch Body Politick and Corporate as heretofore have lawfully had any Fines, Forfeitures and Amerciaments for any Offence unlawfully committed or done in any fuch their Jurifdiction or Confervancies, upon Conviction had before the Head of any fuch Body Politick or Corporate.

VIII. And that alfo the Lord of every Leet within this Realm of *England* and *Wales*, or the Dominions of the fame, fhall have full Power and Authority to enquire of all the Offences contrary to the Purport, Tenor and Form of this Eftatute, within the Precinct of their faid Leet: Such Enquiry to be had in Manuer and Form, and after fuch Sort, as common Amerciaments, or other Things inquirable in their Court-Leet, have been lawfully ufed and accuftomed to be had and made.

IX. And that upon every fuch Prefentment had in any Court or Leet, by the Oath of Twelve Men or more, as is aforefaid, of

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Penalty.

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Who may enquire of and determine Offences.

How Penalties difpoled of.

Lord of Leet may enquire of Offences.

Oath-

any Offence or Offences made contrary to the Tenor of this Penalties levied. Estatute; that then all such Forfeiture above in this Estatute limited and appointed for fuch Offence, shall be unto the Lord of the faid Leet for the Time being, to his own Use for ever, and shall be levied in fuch Manner and Form, as Amerciaments for Affrays committed within the Precinct of fuch Leet have been ufed and accustomed to be levied.

X. And if any Leet after the faid First Day of June be kept Steward of Leet within this Realm of England or Wales, or the Dominions thereof, not giving Act and the Steward of the faid Leet for the Time being, or other for in Charge. him, do not charge the Jury fworn in fuch Leet, to enquire of all the Offences done within the Precinct of the faid Leet contrary to the Tenor and Form of this Effatute; that then the Steward of the faid Leet to lofe and forfeit Forty Shillings; the one Moiety Penalty. of which Forfeitures shall be to the Queen's Majesty, her Heirs and Succeffors, and the other Moiety to him that will fue for the And if any Jury fworn in any Leet, and being charged to Jury in a Leet fame. enquire of the Offences committed within the Precinct of that concealing Leet, do wilfully and willingly conceal and make Default in Pre- Offence. fentment, or do not prefent the Offence and Offenders ; that then it shall be lawful to the Steward or Bailiff of the Leet, or his or their Deputy for the Time being, to impannel one other Jury within the faid Leet, and to enquire of fuch Concealment, Default or Non-prefentment; and that upon fuch Concealment, Default or Nonprefentment found and prefented, every of the faid Jurors which fo did conceal, make Default or not prefent, shall lofe and forfeit for every fuch Offence Twenty Shillings to the Lord of the Penalty. faid Leet, the fame to be levied in Manner and Form as is abovefaid for the other Offences limited and expressed.

XI. And it is further enacted by Authority aforefaid, That Offences not if the Offences above mentioned touching the taking, killing or prefented in the deftroying of Fish, or Fry and Spawn, be not prefented at the Leet where they shall be committed, within One Year next after the Offence committed, that the Justices of the Peace in their Seffions, Juffices of Oyer and Determiner, and Juffices of Affile in their feveral Circuits, shall have full Power and Authority to enquire thereof, and to hear and determine all the Offences committed contrary to the Tenor of this Estatute.

XII. Saving always to all and every Perfon or Perfons, Bodies General Saving. Politic and Corporate, and every of them, all fuch Right, Title, Interest, Claim, Privilege and Confervation, and Enquiry and Punishment of and for any the Offences aforefaid, as they or any of them lawfully have and enjoy, or of Right ought to have and enjoy, by any Manner of Means; any Thing in this Act to the contrary notwithstanding. This Act to endure to the End of the next Parliament.

XIII. Provided always, That this Act, nor any Thing therein To what Percontained, shall not extend unto the Fishing of the River or Water fons, &c. Act of Tweed; nor to any River or Water whereof the Queen's Majefty doth not extend. is answered of any yearly Rent or Profit; nor to the Owners, Farmers and Occupiers of the Rivers of U/ke or Wye in the County of Monmouth ; for any Fifh hereafter to be taken in any the Rivers or Waters before mentioned and expressed ; but that it shall be lawful at all feafonable Time and Times hereafter, for fuch as have or shall have any manner of Interest therein, to take and fish the faid VOL. IV. L Rivers,

Rivers and Waters, in fuch Manner and Form as heretofore hath been used and accustomed, not using any Net or Engine, to the Intent willingly to take, kill and deftroy the Spawn, Breed or Fry, breeding any Kind of Fish within the faid feveral Rivers or Waters; this Act, or any Thing therein mentioned or contained to the contrary notwithstanding. [Continued by feveral Statutes, and made perpetual except as to this last Section, 3 Car. 1. c. 4. § 1. 4.]

#### CAP. XVIII.

#### An Act for the Continuance of certain Statutes. EXP.

#### CAP. XIX.

#### [This is Cap. 36. on the Roll.]

An Act giving Authority to the Queen's Majesty, upon the Avoidance of any Archbishoprick or Bishoprick, to take into her Hands certain of the Temporal Poffessions thereof, recompensing the fame with Parlonages impropriate and Tenths.

HE Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, perceiving how ne-· ceffary it is for the Imperial Crown of this Realm to be repaired " with the Reflitution of Revenues meet for the fame, and having affented and fully accorded to reftore to the fame Imperial Crown • the First-fruits and Tenths of Parlonages impropriate, for the Increafe of the Revenue thereof, be also defirous to devise fome ' good Means, whereby the faid Revenue of Tenths and Impropriate Benefices might be in the Governance and Difpolition of • the Clergy of this Realm, being most apt for the same, in such ' Sort as yet thereby the faid Imperial Crown should not be in " any wife diminished in the faid reftored Revenue."

II. And therefore befeech your Majefty, That it may be enacted by the Authority of this prefent Parliament, in Manner and Form hereafter following ; that is to fay, upon the Vacation and Avoidance of every Archbishoprick or Bishoprick within Avoidance of any Archtifhop- this your Realm of *England* and *Wales*, and other your High-rick, certain Poi- nefs Dominions, it shall and may be lawful for your Highnefs, to elect and choofe, and to take into your Hands and real Possession, as much and fo many of any the Honours, Castles, Manors, Lands, Tenements or other Hereditaments, being Parcel of the Possefilions of any such Archibshoprick or Bishoprick fo being void, as the clear yearly Value of all your Majelty's Parfonages Appropriate and yearly Tentlis within every fuch Archbishoprick or Bishoprick shall yearly amount and extend unto; and for the Trial of every Value of such Honours, Castles, Manors, Lands, Tenements and Hereditaments, it shall and may be lawful for your Highness from Time to Time to direct your Letters of Commission under your Highness Great Seal of England into every fuch Archbishoprick or Bishoprick, fo being void, to fuch Perfons as your Majefty shall think meet and convenient, giving them Authority thereby to furvey fuch Honours, Caftles, Manors, Lands, Tenements and Hereditaments, Parcel of the Poffeffions of the fame Archbishoprick or Bishoprick fo being void,

The Queen empowered to take into her Hands, on the Avoidance of feffions thereof.

void, as to your Majefty shall be thought meet and convenient to be taken into your Highness Hands and Possefion, and thereupon to certify the very clear yearly Value thereof, over all Charges and Reprifes, into your Highnels Court of Exchequer, at fuch Day and Time as by the faid Commission shall be limited and appointed; and after fuch Certificate into the faid Court of Exchequer of the clear yearly Value of fuch Honours, Caftles, Manors, Lands, Tenements and Hereditaments, fo had and made, it shall and may be lawful for your Highness, by your Letters Patents, to give and affure unto fuch Archbishop and Bishop, and his Successfors, as shall be preferred and confectated Archbishop or Bishop of fuch Archbishoprick or Bishoprick fo being void, fo much and fo many of your yearly Tenths, Tithes and Parfonages appropriated, being within the fame Archbishoprick or Bishoprick, as shall be of as much, or of more yearly Value, as the faid Honours, Castles, Manors, Lands, Tenements or Hereditaments, fo certified into your faid Court of Exchequer, be certified unto; and that immediately upon fuch Gift and Grant made by your Highnefs, and the fame by your Majefty under your Signet or Sign Manual fignified unto your Treasurer and Barons of your faid Court of Exchequer, together with your Pleafure for the retaining and keeping of the faid Honours, Caftles, Manors, Lands, Tenements or other Hereditaments fo certified unto your faid Court of Exchequer, in Lieu and Place of the faid Tenths, Tithes and Parsonages appropriate, the same and fuch Honours, Castles, Manors, Lands, Tenements and other Hereditaments, as fo shall then be certified into your faid Court of Exchequer, shall be adjudged, vested and deemed, by Authority of this prefent Parliament, actually and really in your Highnels, your Heirs and Succeffors, and be from thenceforth united and annexed to the Imperial Crown of this your Realm for ever, and from thenceforth shall be in the Order, Survey, Rule and Governance of your faid Court of Exchequer, in fuch like Manner and Form, as other your Highness Possessions and Hereditaments he at this prefent.

FIII. Provided always, and be it enacted by the Authority Provider aforefaid, That this Act, or any Thing herein contained, shall not extend to give any Liberty or Authority to your Highnes, to take from any fuch Archbishoprick or Bishoprick any of the Manfion-Houfes, commonly ufed for the Habitation or Dwelling of any fuch Archbishop or Bishop, or any the Demean Lands commonly used or occupied with any fuch Manfion or Dwelling-House or Houses or any of them, or to take any other Lands or Tenements commonly used and kept in the Manurance, Tillage or Manual Occupation of any Archbishop or Bishop, for the Maintenance of Holpitality and good Houlekeeping; any Thing in this Act contained to the contrary notwithstanding.

IV. Saving to all and every Perfon and Perfons, Bodies Poli- General Saving. tick and Corporate, their Heirs and Succeffors, and to the Heirs and Succeffors of every of them, other than the faid Archbishops and Bishops and their Successfors, all such Estate, Right, Title, Term, Interest, Rent, Profit, Offices or Commodities, as they or any of them have, should, might or ought to have had, in or to any Honours, Castles, Manors, Lands, Tenements or other Hereditaments whatfoever, in fuch like Manner, Form and L 2



What Conveyances by Archbishops, Sec.

and Condition, to all Intents and Purposes, as if this A& had never been had nor made; any Thing herein contained to the contrary notwithstanding.

V. And be it further enacted by the Authority aforefaid, That all Gifts, Grants, Feoffments, Fines or other Conveyance or Estates, from the First Day of this present Parliament, to be had, made, done or fuffered by any Archbishop or Bishop, of any Honours, Castles, Manors, Lands, Tene ments or other Hereditaments, being Parcel of the Poffeffions of his Archbishoprick or Bishoprick, or united, appertaining or belonging to any the fame Archbishopricks or Bishopricks, to any Person or Persons, Bodies Politic or Corporate, other than to the Queen's Highnefs, her Heirs or Successors, whereby any Estate or Estates should or may pais from the fame Archbishops or Bishops or any of them, other than for the Term of xxj. Years or Three Lives, from fuch Time as any fuch Leafe, Grant or Affurance shall begin, and whereupon the old accuftomed yearly Rent or more, shall be referved and payable yearly during the faid Term of xxj. Years or Three Lives, shall be utterly void and of none Effect, to all Intents, Constructions and Purposes ; any Law, Custom or Usage to the contrary in any wife notwithstanding.

# CAP. XX.

#### An Act of a Subfidy of Tonnage and Poundage. EXP.

#### C A P. XXI.

An Act of a Subfidy and Two Fifteens and Tenth, granted by the Temporalty. EXP.

THE Care which we do perceive your Majefty hath, most noble and redoubted Sovereign, to reduce this Realm and " the Imperial Crown thereof now lately fo fore shaken, fo im-' poverished so infeebled and weakened, into the former Estate, ' Strength and Glory, doth make us not only to rejoice much in " the great Bounteoufnels of Almighty God, who hath fo mar-' veloufly, and beyond all worldly Expectation, preferved your " Majesty in these late difficult and dangerous Times, but also to " ftudy and bend all our Wits and Force of Understanding, how " we may, like loving and obedient Subjects, follow our Head, • in this to noble and to neceffary an Enterprize. And confidering " with ourfelves, that the Decay hath been, befides many other ' Things, especially in these Three : First, wasting of Treasure, ' abandoning of Strength, and in diminishing of the ancient Au- thority of your Imperial Crown. ' II. We do most earnestly and faithfully promife to your

Highnefs, that there fhall lack no good Will, Travel, nor
Force on our Behalf, to the Redrefs of all this: But we fhall
be ready, with Heart, Will, Strength, Body, Lives and Goods,
not only to recover again that which is thus diminifhed, but if
need be, to recover further, (as far as Right, and the Will and
Pleafure of God fhall fuffer), the old Dignity and Renown of
this Realm. The Time and Place whereof doth not reft in us,
but, as moft Reafon is, in your moft noble Majefty, with the
Advice of your Honourable Council. Neverthelefs, fince it



' doth fo manifeftly appear to us all what ineftimable Wafting and ' Confumption of the Treafure and ancient Revenues of this ' Realm hath been of late Days, and what great new Charges, <sup>6</sup> and intolerable Expences your Highnefs is forced now to <sup>6</sup> fuftain, by Reafon of the Decay and Lofs of Parcel of your ' ancient Crown : So, being not ignorant that no worthy Enter-' prife, no noble Attempt, no not fo much as the Prefervation of a ftrong and puissant Estate, may be without some Mais of ' Treafure prefently to be had, and ready against all Occurrents.

' III. Therefore we your most obedient and loving Subjects, ' the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, to fhew our willing Hearts and good Minds, upon mature Confultation had, have condefcended and agreed with one Voice and most entire Affections, to make your Highness at this Time a Present, not such indeed as in our ' Affections we do wish it, and as we know most certainly ought to be: But yet of your accustomed Clemency which you do thew to all Men, we humbly on our Knees pray your Highnefs ' not to reject it, but to accept our good Wills and hearty ' Defires herein, and that this our fmall Gift may be by your · Highnefs, the Lords Spiritual and Temporal, and the Commons, ' in this prefent Parliament affembled, and by the Authority of • the fame enacted :'

IV. And be it enacted, That your Highnefs, towards the faid great Cofts and ineftimable Charges, shall have, by Authority of this prefent Parliament, Two whole Fifteens and Tenths, to be paid, taken and levied of the moveable Goods, Chattels and other Things usual to such Fifteens and Tenths, to be contributory and chargeable within the Shires, Cities, Boroughs, Towns and other Places of this your Majefty's Realm, in Manner and Form aforetime used : ' Except the Sum of Twelve thousand Pounds thereof 6 fully be deducted; that is to fay, Six thousand Pounds of either · of the faid whole Fifteens and Tenths, of the Sum that One " whole Fifteen and Tenth attaineth unto, in Relief, Comfort and Difcharge of the poor Towns, Cities and Boroughs of this your · faid Realm wasted, defolate and destroyed, or over greatly im-6 poverished, after such Rate as was and hath afore this Time been . had and made to every Shire, and to be divided in fuch Manner • and Form as heretofore for One whole Fifteen and Tenth hath ' been had and divided.' And the faid Two whole Fifteens and Tenths (the Exceptions and Deductions aforefaid, thereupon had, deducted and allowed) to be paid in Manner and Form following; that is to fay, the whole first Fifteen and Tenth, except before excepted, to be paid to your Highness in the Receipt of your Highness' Exchequer, before the Tenth Day of November next coming. And the faid fecond Fifteen and Tenth, except before excepted, to be paid to your Highness in the Receipt of your Exchequer before the Tenth Day of November, in the Year of our Lord God 1560.

V. And be it further enacted by the Authority aforefaid, That the Knights elected and returned, of and for the Shires within this Realm for this prefent Parliament, Citizens of Cities, and Burgeffes of Boroughs and Towns, where Collectors have been nled to be named and appointed for the Collection of any Fifteen and

A.D.1558.

and Tenth, before this Time granted, shall name and appoint yearly before the last Day of August, in either of the faid Two Years, fufficient and able Perfons for the Collection of the faid Fifteens and Tenths, in every of the faid Shires, Cities, Boroughs and Towns, the faid Perfons then having Lands, Tenements, and other Hereditaments, in his or their own Right of an Eftate of Inheritance of the yearly Value of Ten Pounds, or in Goods worth an Hundred Pounds at the leaft. And alfo fuch Perfon or Perfons fo by them to be named and appointed for the Collection of either of the faid Fifteens and Tenths, shall be by them severally appointed and allotted into Hundreds, Rapes, Wapentakes, Cities, Boroughs and Towns. And also the faid Persons fo named and appointed for the Collection of the faid Fifteens and Tenths, shall be charged and chargeable upon his or their Account or Accounts in the Exchequer to be made, with all fuch Sum or Sums of Money, as the Hundreds, Rapes, Wapentakes, Cities, Boroughs and Towns, where he or they shall fo happen to be appointed, amount unto, and of no more Sum or Sums. And upon the Payment of fuch Sums of Money as he or they shall be charged with, shall be discharged, and have his or their Quietus eft, the Non-accounting or Non-payment of any other of his Fellows, or the Infufficiency of them or any of them notwithstanding. And the Names or Surnames of every of the faid Collectors, for the faid Fifteens and Tenths, during either of the faid Two Years, together with the Place allotted to their Collection and Charge, the faid Knights, Citizens, and Burgeffes for the Shires, Cities and Boroughs, whereunto they be elected, named and returned, shall certify before the Queen, in her Chancery, before the Thirteenth Day of Odober, in every of the fame Two Years, according to the Tenor of this Act. And if the Default of any fuch certifying be had or made in Form as aforefaid, then the Lord Chancellor of England, or Keeper of the Great Seal for the Time being, shall, immediately after, name and appoint Collectors, for the Collection of either of the faid Fifteens and Tenths, in Manner and Form as the faid Knights of the Shires, Citizens of Cities, and Burgeffes of Boroughs should have done, and as aforetime have been used. The which faid Collectors, and every of them, shall have like Allowance upon their Accounts, for their Fees, Wages and Rewards, for the Collection of the faid Fifteens and Tenths, in as large Manner and Form as any Collector or Collectors of Fifteens and Tenths have had at any Seafon in Time paft. And that the Barons of the Queen's Exchequer for the Time being, shall and may from Time to Time award fuch Process for the speedy Payment thereof against the Collector and Collectors for the same, as by their Difcretions shall be thought convenient.

VI. Provided always, and be it enacted by the Authority of this prefent Parliament, That the faid Lord Chancellor, or Keeper of the Great Seal for the Time being, Knights of the Shires, Citizons of Cities, and Burgeffes of Boroughs, Towns and other Places, having Authority by this prefent Act, to name and nominate the faid Collectors, of or for the faid Fifteens and Tenths, fhall upon their Nomination and Election had and made, take by Authority of this prefent Parliament, fufficient Recognizances or Obligations, of every Perfon fo by them to be named, to be bound to the Queen's Majefty in the double Sum of the Sums of their Collection

Collection, and to be indorfed upon fuch Condition, 'that if the · faid Collector or Collectors, do truly content and pay, to the ' Use of the Queen's Highness in her Receipt of the Exchequer, ' before the Tenth Day of November, in every of the faid Two ' Years, fo much of the Sum of Money allotted and appointed to ' his Collection, as the fame Collector shall have collected and ' gathered, and do likewife after the faid Tenth Day of the Month of November, in every of the faid Two Years, content and pay ' to the Queen's Majefty's Ufe at the fame Receipt, the Refidue of · his Collection and Charge, within One Month next after fuch . Time as he shall have gathered and collected the same Refidue; ' that then the Recognizance or Obligation to be void, or elfe to " ftand in his full Strength and Virtue :' Which Recognizance or Obligation fo taken, the faid Knights of the Shire, Citizens and Burgefles, and every of them, taking any fuch Recognizances or Obligation, shall certify and deliver to the Lord Treasurer, and Barons of the fame Exchequer, before the fame Tenth Day of November, in every of the faid Years, upon Pain of Forfeiture of x. li. to the Queen's Highnefs, for every Recognizance or Obli-gation fo to be taken and not certified. And that every fuch Collector upon Request to him made, shall make and knowledge the fame Recognizance or Obligation accordingly, upon like Pain and Forfeiture of x. li. to the Queen, for his Refufal thereof, and the Treasurer or Barons of the Exchequer, upon the Payment of the fame Collection, or at the faid Days, shall cancel and deliver the faid Recognizance or Obligation to the faid Collector or Collectors, without any Fee or Reward to be paid to any Perfon for the fame,

VII. And furthermore, for the great and weighty Confiderations aforefaid, we the Lords Spiritual and Temporal, and the Commons, of this prefent Parliament affembled, do, by our like Affent and Authority of this Parliament, give and grant to your Highnefs, our faid Sovereign Lady the Queen's Majefty, your Heirs and Succeffors, One entire Subfidy, to be rated, taxed, levied and paid at Two feveral Payments, of every Perfon spiritual and temporal, of what Estate or Degree he or they be, according to the Tenor of this Act, in Manner and Form following; that is to fay, as well of every Perfon born within this Realm of England, Wales, or other the Queen's Dominions, as of all and every Fraternity, Guild, Corporation, Mystery, Brotherhood and Commonalty, corporated or not corporated, within this Realm of England, Wales, or other the Queen's Dominions, being worth v. li. for every Pound, as well in Coin and the Value of every Pound, that every fuch Perfon, Fraternity, Guild, Corporation, Mystery, Brotherhood, Commonalty, corporate or not corporate, hath of his or their own, or any other to his or their Ule, as also Plate, Stock of Merchandizes, all Manner of Corn and Blades, Household Stuff, and of all other Goods moveable, as well within the Realm as without, and of all Sums of Money as to him or them is or shall be owing, whereof he or they trust in his or their Confcience, furely to be paid, except and out of the Pre-mifes deducted, fuch Sums of Money as he or they owe, and in his or their Confciences intendeth truly to pay : And except alfo the Apparel of fuch Perfons, their Wives and Children, belonging to their own Bodies, (faving Jewels, Gold, Silver, Stone and L 4 Pearl,)

Pearl), shall pay to and for the first Payment of the faid Subfidy. Twenty pence of every Pound, and to and for the fecond Payment of the faid Subfidy Twelve pence of every Pound. And alfo every Alien and Stranger born out of the Queen's Obeifance, as well Denizen as others, inhabiting within this Realm, of every Pound that he or they have in Coin, and the Value of every Pound in Plate, Corn, Grain, Merchandizes, Household Stuff, or other Goods, Jewels, Chattels, moveable or unmoveable, as is aforefaid, as well within this Realm as without, and of all Sums of Money to him or them owing, whereof he or they truft in his or their Confciences to be paid, (except out of the fame Premifes deducted, every fuch Sum or Sums of Money, which he or they do owe, and in his or their Confcience or Confciences intend truly to pay), shall pay of and for every Pound, to and for the sirft Payment of the faid Subfidy, Three Shillings and Four pence, and to and for the fecond Payment of the faid Subfidy Two Shillings of every Pound. And also that every Alien and Stranger born out of the Queen's Dominions, being Denizen or not Denizen, not being contributory to any the Rates abovefaid, shall pay to and for the first Payment of the faid Subfidy Four pence, and to and for the fecond Payment of the faid Subfidy other Four pence for every Poll.

VIII. And the Master, or he or she with whom the same Alien is or shall be abiding at the same Taxation or Taxations thereof, to be charged with the fame for lack of Payment thereof.

IX. And be it further enacted by the Authority aforefaid, That every Perfon born under the Queen's Obeifance, and every Corporation, Fraternity, Guild, Myftery, Brotherhood and Commonalty, corporate or not corporate, for every Pound that every of the fame Perfon, and every Corporation, Fraternity, Guild, Mystery, Brotherhood and Commonalty, corporate or not corporate, or any other to his or their Ufe, hath in Fee Simple, Fee Tail, for Term of Life, Term of Years, by Execution, Wardthip, or by Copy of Court Roll, of and in any Honours, Caffles, Manors, Lands, Tenements, Rents, Services, Here-ditaments, Annuities, Fees, Corrodies, or other yearly Profits, of the yearly Value of Twenty Shillings, as well within ancient Demean and other Places privileged, or elfewhere, and fo upwards, shall pay to, and for the first Payment of the faid Subsidy Two Shillings Eight pence, of and for every Pound; and to and for the fecond Payment of the faid Subfidy Sixteen pence, of and for every Pound. And every Alien born out of the Queen's Obeifance, in fuch Cafe to pay the first of the faid Payments, Five Shillings Four-pence of every Pound, and at the fecond Payment Two Shillings Eight pence of and for every Pound, And that all Sums prefented and chargeable by this Act, either for Goods and Debts, or either of them, or for Lands and Tenements, and other the Premifes, as is in this Act contained, shall be at either of the faid Payments fet and taxed after the Rate and Portion, according to the true Meaning of this Act, (Lands and Tenements chargeable to the Difmes of the Clergy, and yearly Wages due to Servants for their yearly Service, other than the Queen's Servants, taking yearly Wages of Five Pounds or above, only excepted and foreprized.) And that all Plate, Coin, Jewels, Goods, Debts and Chattels Perfonals, being in the Rule and Cuftody

Cuftody of any Perfon and Perfons, to the Ufe of any Corporation, Fraternity, Guild, Myftery, Brotherhood, or any Commonalty, being corporate or not corporate, be and shall be rated, fet and charged by reafon of this Act, as the Value certified by the Prefenters of that Certificate, to be fworn of every Pound of Goods and Debts, as is abovefaid. And of every Pound in Lands, Tenements, Annuities, Fees, Corrodies, or other yearly Profits, as is And the Sums that are before rehearfed, fet and abovefaid. taxed, to be levied and taken of them that shall have fuch Goods in Cuftody, or otherwife charged for Lands, as is before rehearfed. And the fame Perfon or Perfons, and Body Corporate, by Authority of this Act, shall be discharged against him or them, that shall or ought to have the fame at the Time of the Payment or Delivery thereof, or at his otherwife Departure from the Cuftody or Poffeffion of the fame. Except and always foreprized from the Charge and Affeffment of this Subfidy, all Goods, Chattels, Jewels and Ornaments of Churches and Chapels, which have been ordained and used in Churches or Chapels, for the Honour and Service of Almighty God.

X. And the First Payment of the faid Subfidy, shall be by the Authority aforefaid, taxed, affeffed and rated according to this Act, in every Shire, Riding, Lath, Wapentake, Rape, City, Borough, Town, and every other Place within this Realm of England, Wales, and other the Queen's Dominions, before the last Day of April next coming; and the Second Payment of the faid Subfidy, shall be by Authority aforefaid, taxed, affeffed and rated before the Twentieth Day of January next coming: And the particular Sums of every Shire, Riding, Borough, Town and other Places aforefaid, with the particular Names of fuch as are chargeable for and to the First Payment of the faid Subfidy, to be taxed and fet, by the Commissioners to the fame Limits, or Two of them at the leaft, with the Names of the high Collectors, and in the fame Form shall be certified in the Queen's Exchequer, before the last Day of May next coming: And the particular Sums of every Shire, Riding, Borough, and Town and other Places aforefaid, with the particular Names of fuch as are chargeable for and to the Second Payment of the faid Subfidy, to be taxed and fet by the Commissioners to the same to be limited, or Two of them at the leaft, with the Names of the high Collectors, and in the fame Form shall be certified into the Queen's Exchequer, before the Twentieth Day of February, which shall be in the Year of our Lord God 1559. And the faid Sums in Manner and Form aforefaid, to be taxed for the Payment of the faid Subfidy, shall be paid into the Queen's Receipt of her Exchequer aforelaid, to the Ufe of our Sovereign Lady, before the Four and twentieth Day of June next coming, and the faid Sums in Manner and Form aforefaid, to be taxed for the Second Payment of the said Subfidy, shall be paid into the Receipt aforefaid to the Use aforefaid, before the First Day of March, which shall be in the Year of our Lord God 1559. And the Sum abovefaid, of and for the faid Subfidy, shall be taxed, set, asked and demanded, taken, gathered, levied and paid to the Use of our Sovereign Lady, her Heirs and Succeffors, in Form abovefaid, as well within the Liberties, Franchifes, Sanctuaries, ancient Demeane, and other whatfoever Place exempt or not exempt, as without; Except fuch Shires, Places and

and Perfons, as shall be foreprifed in and by this prefent Act, any Grant, Charter, Prefcription, Ufe or Liberty, by Reason of any Letters Patents, or other Privilege, Prefcription, Allowance of the fame, or whatfoever other Matter of Discharge heretofore to the contrary made, granted, used or obtained, notwithstanding.

XI. And it is further enacted by Authority of this prefent Parliament, that every fuch Perfon, as well fuch as be born under the Queen's Obeifance, as every other Stranger born, Denizen or not Denizen, inhabiting within this Realm, or within Wales, or other the Queen's Dominions, which at the Time of the faid Affeffings or Taxations, or either of them to be had or made, . fhall be out of this Realm, and out of Wales, and have Goods or Chattels, Lands or Tenements, Fees or Annuities, or other Profits, within this Realm, or in Wales, shall be charged and chargeable for the fame, by the Certificate of the Inhabitants, of the Parts where fuch Goods, Chattels, Lands, Tenements, or other the Premifes, then shall be, or in fuch other Place where fuch Perfon or his Factor, Deputy or Attorney, shall have his most refort unto within this Realm, or in Wales, in like Manner as if the faid Perfon were, or had been at the Time of the faid affeffing within this Realm : And that every Perfon abiding or dwelling within this Realm or without this Realm, shall be charged or chargeable to the fame Subsidy granted by this Act, according and after the Rate of fuch yearly Substance, or Value of Lands and Tenements, Goods, Chattels, and other the Premifes, as every Perfon fo to be charged shall be fet at, in the Time of the faid affeffing or Taxation upon him to be made, and in none otherwife.

XII. And further be it enacted by the Authority aforefaid, That for the affeffing and ordering of the faid Subfidy to be duly had, the Lord Chancellor of England, or the Keeper of the Great Scal, the Lord Treasurer of England, the Lord Steward of the Queen's Majefty's Houshold, the Lord Prefident of the Queen's Honourable Council, and the Lord Privy Seal for the Time being, or Two of them at the least, whereof the Lord Chancellor of England, or Keeper of the Great Seal for the Time being to be one, shall and may name and appoint, of and for every Shire and Riding, and other Places as well within this Realm as in Wales, and other the Queen's Dominions, and also of and for every City and Town, being a County in itfelf, and of and for the Isle of Wight, fuch certain Number of Perfons of every of the fame Shires, Ridings, Lathes, Wapentakes, Rapes, Citics, Towns and Isle of Wight, and every other Place, and other the Inhabitants of the fame, to be Commiffioners of and within the fame, whereof they be Inhabitants: And also of, and for the Honourable Houshold of the Queen's Majelly in that Shire, or other Places the faid Houshold shall happen then to be : And the Lord Chancellor or Keeper of the Great Scal, and other with him before named, in like Manner may name and appoint of every fuch Borough and Town Corporate, as well in England as in Wales, and other the Queen's Dominions, as they shall think requisite, Six, Five, Four, Three or Two of the head Officers, and other faid honeft Inhabitants of the faid Cities, Boroughs and Towns Corporate, according to the Number and Multitude of the People being in the fame, the which Perfons, if any fuch be thereunto named, of the faid Inhabitants of the faid Boroughs and Towns Corporate, not being Counties

Counties in themfelves, shall be joined and put in as Commissioners. with the Perfons named for fuch Shires and Ridings, as the faid Boroughs and Towns Corporate, not being Counties in themfelves, be fet and have their being, which Perfons fo named for and of the faid Boroughs and Towns Corporate, not being Counties, by reafon of their dwelling in the fame, shall not take upon them, ne none of them, to put any Part of their Commission in Execution for the Premifes, out of the faid Boroughs and Towns Corporate, wherein they, being fo named only for the fame, be dwelling: And also not to execute the faid Commission within the Borough or Town Corporate where they be fo dwelling, but at fuch Days and Times as the faid other Commissioners, for the fame Shire and Riding shall thereunto limit and appoint within the fame Borough or Town Corporate, not being County Corporate, whereof they fo be, and not out of fuch Borough or Town, and in that Manner to be aiding and affifting with the faid other Commissioners, in and for the good executing of the Effect of the faid Commission, upon Pain of every of the faid Commissioners, fo named for every fuch City, Borough, Town Corporate, not being a County, to make fuch Fine as the faid other Commissioners in the Commission of and for the faid Shire or Riding fo named, or Three of them at the leaft, shall by their Difcretions fet and certify into the Queen's Exchequer, there to be levied to the Ufe of the Queen's Majefty, in like Manner as fuch or like Sums had been fet and rated upon every fuch Perfon for the faid Subfidy : The which Commissioners fo named of and for the faid Cities, Boroughs and Towns, not being Counties, and only put in the faid Commission, by reason of their dwelling in the fame, shall not have any Part of the Portion of the Fees and Rewards of the Commissioners and their Clerks, in this Act afterwards specified: And the Lord Chancellor of England, or Keeper of the Great Seal, for the Time being, shall make and direct out of the Court of Chancery, under the Great Seal, feveral Commissions; that is to fay, to every Shire, Riding, Lathe, Wapentake, Rape, City, Town, Borough, Isle and Houshold, unto fuch Person and Persons, as by his Diferention, and other with him aforenamed and appointed in like Manner and Form as is afore rehearfed, shall be thought fufficient for the feffing and levying of the faid Subfidy, in all Shires and Places, according to the true Meaning of this Act : which Commission, for the First Payment of the faid Subfidy, shall be directed and delivered to the faid Commissioners, or to One of them, before the First Day of April next coming: And the Commission for the Second Payment of the faid Subfidy, shall be directed and delivered to the faid Commissioners, or One of them, before the First Day of January which shall be in the Year of our Lord God 1559: And to every of the faid Commissioners, Ten Schedules, containing in them the Tenor of this Act, shall be affiled : By which Commiffion, the Commissioners in every such Commission, named according to this Act, and as many of them as shall be appointed by the faid Commission, shall have full Power and Authority to put the Effect of the fame Commission in Execution: And that by Authority of this Act, after fuch Commissions to them directed, they may by their Allents and Agreements fever themfelves for the Execution of their Commission, in Hundreds, Lathes, Wards, Rapes, Wapentakes, Towns, Parishes and other Places, within the Limits of their their faid Commiffion, in fuch Form as to them fhall feem expedient to be ordered, and between them to be communed and agreed, according to the Tenor and Effect of the Commiffion to them therein directed, upon which Severance, every Perfon of this prefent Parliament, that fhall be Commiffioner, fhall be affigned in the Hundred where he dwelleth.

XIII. Provided always, That no Perfon be or shall be compelled to be any Commissioner, to and for the Execution of this prefent Act, but only in the Shire where he dwelleth and inhabiteth: And that any Person being affigned to the contrary thereof, in any wife shall not be compelled to put in Execution the Effect of this Act, or any Part thereof: And it is also enacted by Authority of this prefent Parliament, that the Commissioners and every of them, which shall be named, limited and appointed according to this Act, to be Commissioners in every fuch Shire, Riding, Lathe, Wapentake, Rape, City, Town, Borough, Isle, and the faid Houshold or any other Place, and none other, shall truly, effectually and diligently for their Part, execute the Effect of this prefent Act, according to the Tenor thereof in every Behalf, and none otherwife by any other Means, without Omiffion, Favour, Dread, Malice or any other Thing to be attempted and done by them, or any of them, to the contrary thereof: And the faid Commissioners, and as many of them as shall be appointed by the faid Commission, and none other, for the Execution of the faid Commission and Act, shall for the Taxation of the faid First Payment of the faid Subfidy, before the Sixth Day of April next coming; and for the Taxation of the faid Second Payment of the faid Subfidy, shall before the Sixth Day of January, which shall be in the Year of our Lord God 1559, by virtue of the Commiffions delivered unto them in Form abovefaid, direct their feveral or joint Precept, unto Eight, Seven, Six, Five, Four or Three or more, as for the Number of the Inhabitants shall be requisite, of the most fubstantial, difcreet and honest Perfons, Inhabitants, to be named by the faid Commiffioners, or by as many of them, as shall be appointed by the faid Commission, of and in Hundreds, Lathes. Rapes, Wapentakes, Wards, Parishes, Towns and other Places, as well within Liberties, Franchifes, ancient Demeanes, Places exempted, and Sanctuaries, as without, within the Limits of the Shires, Ridings, Lathes, Wapentakes, Rapes, Cities, Towns, Boroughs or Ise aforefaid, and other Places within the Limits of their Commission, and to the Constables, Sub-constables, Bailist, and other like Officers or Ministers of every of the faid Hundreds. Towns, Wards, Lathes, Wapentakes, Parishes and other Places aforefaid, as to the faid Commissioners, and every Number of them, or unto Three or Two of them by their Difcretion in Divifion shall feem expedient, as by the Manner and Ufe of the Parties shall be requisite, strictly by the fame Precept charging and commanding the fame Inhabitants, Conftables, and other Officers afore- . faid, to whom fuch Precept shall be fo directed, to appear in their proper Perfons, before the faid Commissioners, or fuch Number of them as they shall divide themselves, according to the Tenor of the faid Commission, at certain Days and Places, by the faid Commiffioners, or any Number of them, as is aforefaid, within Cities, Boroughs or Towns Corporate, or without, in any other Place, as is aforefaid, by their Difcretions shall be limited thereunto, to do and

and accomplish all that to them on the Part of the Queen's Majefty shall be injoined touching this Act: Commanding further by the fame Precept, that he to whofe Hands fuch Precept shall come, shall shew or deliver the same to the other Inhabitants or Officers named in the faid Precept, and that none of them fail to accomplish the same, upon Pain of AOs. to be forfeited to the Queen's Majesty.

XIV. And it is further ordained by the Authority of this present Parliament, That the faid Day and Place prefixed and limited in the faid Precept, every of the Commissioners then being in the Shire, and having no fufficient Excuse for his Absence at the Day and Place prefixed for that Part whereunto he was limited, shall appear in his proper Perfon, that there the fame Commiffioners being present, or as many as shall be appointed by the Queen's Majeity's Commission, shall call or cause to be called before them the faid Inhabitants and Officers to whom they have directed their faid Precepts, and which had in Commandment there to appear by the faid Precept of the faid Commissioners, and if any Perfon fo warned make Default, unlefs he then be letted by Sicknels or lawful Excufe, and that let then be witneffed by the Oaths. of Two credible Perfons, or if any appearing refuse to be fworn in Form following, to forfeit to the Queen's Majefty Forty Shillings: And fo at every Time appointed by the Commissioners for the fame Taxation, unto fuch Time the Number of every fuch Perfons appeared and certified in Form under written, and every of them fo making Default, or refuging to be fworn, to forfeit to the Queen's Majefty Forty Shillings, and upon the fame Appearance had, One of the most substantial Inhabitants or Officers being warned and appearing before the faid Commissioners, shall be sworn upon a Book openly before the Commissioners in Form following:

SHALL truly inquire with my Fellows that shall be charged The Oath of the • L with me, of the Hundred, Wapentake, Ward, Town or other Prefentors of Place, of the beft and moft Value of the Subftance of every fuch as are chargeable with
Perfon dwelling and abiding within the Limits of the Places that Payment of the · I and my Fellows shall be charged with, and of other which shall sublidy. · have his or their most refort unto any of the faid Places, and · chargeable with any Sum of Money by this Act of this Subfidy, " and of all other Articles that I shall be charged with touching " the faid Act, and according to the Intent of the fame, and there-" upon as near as it may be, or shall come to my Knowledge, truly • to prefent and certify before you, the Names, Surnames, and the beft and uttermoft Substance and Values of every of them, as well ' of Lands, Tenements and other Hereditaments, Poffeffions and ' Profits, as of Goods, Chattels, Debts and other Things charge-' able by the faid Act, without any Concealment, Love, Favour, ' Affection, Dread, Fear or Malice, as near as God will give me ' Grace, So help me God,

" And the Holy Contents of this Book."

XV. And every other Perfon that shall appear there by the fame Precepts, from Time to Time, shall make like Oath, and upon . the Oath fo taken, as is aforefaid, by the Inhabitants and Officers of every Hundred, Ward, Wapentake, Town or other Place, the faid Commiffioners shall openly there read, or cause to be read unto them the faid Rates, and openly declare the Effect of their Charge

Charge unto them, in what Manner and Form they ought and should make their Certificate, according to the Rates and Sums thereof abovefaid : And of all Manner of Perfons, as well of Aliens and Strangers, Denizens or not Denizens inhabiting within this Realm, as of fuch Perfons as be born under the Queen's Obeifance, chargeable to this Act : And of the Poffeffions, Goods and Chattels, of Fraternities, Guilds, Corporations, Brotherhoods, Mysteries and Commonalties, and other as is abovefaid, and of Perfons being in the Parts beyond the Seas, having Goods or Chattels, Lands or Tenements within this Realm, as is aforefaid, and of all Goods being in the Cuftody of any Perfon or Perfons, to the Ufe of any other as is aforefaid, by the which Information and fhewing, the faid Perfons should have fuch plain Knowledge of the true Intent of this present Act, and of the Manner of their Certificate, that the fame Perfons should have no reasonable Cause to excuse them by Ignorance, and after fuch Oath, and the Statute of the faid Sublidy, and the Manner of the faid Certificate, to be made in Writing, containing the Names and Surnames of every Perfon, and whether he be born without the Queen's Obeifance or within, and the beft Value of every Perfon in every Degree, as well of yearly Value of Lands and Tenements, and of fuch like Poffeffions and Profits, as the Value of Goods and Chattels, Debts, and every Thing to their Certificate requisite and necessary to them declared, the faid Commiffioners there being, shall by their Difcretions appoint and limit unto the faid Perfons, another Day and Place to appear before the faid Commissioners, and charging the faid Perfons that they in the mean Time shall make diligent Inquiry, by all Ways and Means of the Premifes, and then and there every of them upon Pain of Forfeiture of Forty Shillings to the Queen's Majefty, to appear at the faid new prefixed Day and Place, there to certify unto the faid Commissioners, in Writing to their faid Charge, and according to the true Intent of the faid Grant of Subfidy, and as to them in Manner aforefaid hath been declared and fhewed by the Commiffioners, at which Day and Place fo to them prefixed, if any of the faid Perfons make Default, or appear and refuse to make the faid Certificate, that then every of them fo offending, to forfeit to the Queen's Majefty Forty Shillings, except only a reafonable Excufe of his Default, by reafon of Sickness or otherwise by the Oaths of Two credible Perfons there witneffed be had: And of fuch as appear ready to make Certificate as is aforefaid, the faid Commissioners there being, shall take and receive the same Certificate and every Part thereof, and the Names, Values and Substance of every Perfon fo certified, and if the fame Commissioners fee Caufe reasonable, they shall examine the faid Prefentors thereof. And thereupon the faid Commiffioners at the faid Days and Place by their Agreement amongst themselves, shall from Time to Time openly there prefix a Day, at a certain Place or Places within the Limits of their Commiffion, by their Difcretion for their further proceeding to the faid affeffing of the fame Sublidy, and thereupon at the faid Day of the faid Certificate, as is aforefaid taken, the fame Commissioners shall make their Precept or Precepts to the Constables, Sub-constables, Bailiffs, or other Officers of fuch Hundreds, Wapentakes, Towns or other Places aforefaid, as the fame Commissioners shall be of, comprising and containing in the fame Precept, the Names and Surnames of all Perfons prefented before them in the faid Certificate, tificate, of whom if the faid Commissioners or as many of them as shall be thereunto appointed by the Queen's Commission, shall then have vehement suspect to be of more greater Value or Substance in Lands, Goods, Chattels or Sums of Money owing to them, or other Substance beforefaid, then upon fuch Perfon or Perfons shall be certified, the fame Commissioners shall make their Precept or Precepts directed to the Constable, Bailiffs or other Officers, commanding the fame Constable, Bailiffs or other Officers to whom fuch Precept shall be directed to warn fuch Perfons whose Name shall be comprised in the faid Precept at their Mansion or to their Perfons, that the fame Perfons named in fuch Precepts, and every of them, shall perforally appear before the faid Commissioners, at the faid new prefixed Day and Place, there to be examined by all Ways and Means (other than by corporal Oath) by the faid Commillioners, of their greatest Substance and best Value, and of all and every Sums of Money owing to them, and other whatfoever Matter concerning the Premises, or any of them, according to this Act, at which Day and Place prefixed, the faid Commiffioners then and there being, or as many of them as shall be thereunto appointed by the Queen's Commission, shall cause to be called the faid Perfons whole Names shall be comprised in the faid Precept as is aforefaid, for their Examination : And if any of those Perfons which fhould be warned, as is aforefaid, to be examined, which at any Time after the warning, and before the prefixed Day, shall be within fuch Place where he may have Knowledge of his faid Appearance to be made, make Default, and appear not, unless a reasonable Cause, or elle a reasonable Excuse, by the Oaths of Two credible Perfons before the faid Commiffioners, be truly alledged for his Difcharge, that then every of them fo making Default, to be taxed and charged to the Queen's Majefty, with and at the double Sums of the Rate that he should or ought to have been fet at, for and after the best Value of his Land or Substance upon him certified, if he had appeared by the Difcretion of the Commissioners there being, which Commissioners shall travel with every of the other Perfons fo then and there appearing, whofe Names shall be expressed in the faid Precept or Precepts, and in . whom any vehement fufpect was or shall be had in Form abovefaid, by all fuch Ways and Means they can (other than by corporal Oath) for their better Knowledge of their best Value, either in Hereditaments or Poffessions, either elfe in Goods or Debts.

XVI. And that every fpiritual Perfon at either of the faid Taxations of the faid Subfidy, fhall be rated and fet according to the Rate abovefaid, of and for every Pound that the fame fpiritual Perfon or any other to his Ufe, hath by Defcent, Bargain or Purchafe in Fec Simple, Fee Tail, Term of Life, Term of Years, by Execution, by Ward, or by Copy of Court Roll, in any Manors, Lands, Tenements, Rents, Services, Offices, Fees, Corodies, Annuities or Hereditaments, after the true, just and yearly Value thereof, after and according as other the Queen's Majefty's Subjects born within this Realm, be charged in Form above remembered, fo that it extend to the yearly Value of Twenty Shillings or above.

XVII. And if any Perfon certified or rated by virtue of this Act, be he Commiffioner or other, to any Manner of Value doth find himfelf grieved with the fame Prefentment, feffing or taxing, and

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and thereupon complain to the Commissioners before whom he shall be rated, seffed or taxed, or before Two of them, that then the faid Commissioners shall by all Ways and Means examine particularly and diffinctly the Perfon fo complaining, and other his Neighbours by their Difcretion of every his Lands and Tenements above specified, and of every his Goods, Chattels and Debts above mentioned, and after due Examination and perfect Knowledge thereof had and perceived by the faid Commillioners, which shall have Power by the Authority aforefaid, the faid Commissioners or Two of them to whom any fuch Complaint shall be made, by their Difcretions, upon the Oath of the faid Perfon fo complaining, may abate, defaulk, increase or enlarge the fame Assessment, according as it shall appear unto them just upon the same Examination : And the fame Sum fo abated, defaulked, increafed or inlarged, to be eftreated in Form as hereafter enfueth, fo that he come before the Eftreats of the fame affeffing be delivered by the fame Commiffioners into the Queen's Majefty's Exchequer : And if it be proved by Witnefs, his own Confession, or other lawful Ways or Means, within a Year after any fuch Oath made, that the fame Perfon fo taxed and fworn, was of any better or greater Value in Lands, Goods or other Things above specified, at any Time of the faid Oath, then the fame Perfon fo fworn, did declare upon his faid Oath, that then every fuch Perfon fo offending, shall lofe and forfeit to the Queen's Majefty fo much in lawful Money of England, as the fame Perfon fo fworn was fet at or taxed to pay, and all Perfons fet, rated and taxed, as is abovefaid, shall be bound and charged by the fame, and the Sum or Sums upon him fet, to be due towards the Payment of the faid Subfidy, and to be levied as hereafter shall be specified.

XVIII. And also it is enacted by the fame Authority, That every Perfon to be rated at the fame Taxation, as is aforefaid, shall be rated, taxed and fet, and the Sum on him fet, to be levied at fuch Place where he and his Family at the Time of the fame Prefentment to be made, shall keep his House or Dwelling, or where he then shall be most conversant, abiding or refiant, or shall have his most refort, and shall be best known at the Time of the faid Certificate to be made, and no where elfe; and that no Commiffioner of this Subfidy shall be rated or taxed for his Goods or Lands, but in the Shire and other Place where he shall be Commissioner : And that if any Perfon chargeable to this Act, at the Time of the faid affeffing, happen to be out of this Realm, and out of Wales. or far from the Place where he shall be known, then he to be set where he was last abiding in this Realm, and within Wales, and best known, and after the Substance and Value, and other Profits of every Perfon known by the Examination, Certificate, and other Manner of wife as is aforefaid. The faid Commiffioners, or as many of them as shall be appointed by the Queen's Majesty's Commission, shall after the Rate aforefaid, fet and tax every Perfon according to the Rate of the Substance and Value of his Lands, Goods and other Profits whereby the greatest and most best Sum, according to his most Substance, by reason of this Act, might or may be fet or taxed.

XIX. Provided always, That every fuch Perfon which shall be fet or taxed for Payment of and to this Sublidy, for and after the yearly Value of his Lands, Tenements and other real Posses or Profits,

Profits, at any of the faid Taxations, fhall not be fet and: axed for his Goods and Chattels, or other moveable Subfrance at the fame Taxations. And that he that fhall be charged or taxed for the fame Subfidy, for his Goods, Chattels, and other Moveables at any of the faid Taxations, fhall not be charged, taxed or chargeable for his Lands, or other real Pofleffions and Profits abovefaid, at the fame Taxations, nor that any Perfon be double charged for the faid Subfidy, neither fet or taxed at feveral Places by reafon of this Act, any Thing contained in this prefent Act notwithftanding.

XX. And that it be ordained by the faid Authority of this prefent Parliament, That no Perfon having Two Manfions or Two Places to refort unto, or calling himfelf houfhold Servant, or waiting Servant to the Queen's Majesty, or other Lord or Lady, Mailer or Mistrefs, be excused upon his faying, from the Taxes of the faid Subfidy in either of the Places where he may be fet, unlefs he bring a Certificate in Writing from the Commiffioners where that he is fo fet in Deed at one Place. And if any Perfon that ought to be fet, by reason of his removing or reforting to Two Places, or by reafon of his faying that he elfewhere was taxed, or by reafon of any Privilege by his dwelling or abiding in any Place, not being foreprifed in this Act, or otherwife by his Covin or Craft happen to escape from the faid Taxations, and be not fet, and that proved by Prefentment, Examination or Information, before the faid Commiffioners, or as many of them as shall be by the fame Commission appointed, or by the Barons of the Queen's Majesty's Exchequer, or Two Juffices of the Peace, of the County where fuch Perfon dwelleth, then every fuch Perfon that by fuch Means or otherwife willingly by Covin shall happen to escape from the faid Taxation or Payment aforefaid, and not be taxed, rated and fet, shall be charged upon the Knowledge and Proof thereof, with and at the double Value that he fhould or ought to have been fet at afore, according to his Behaviour, the fame double Value to be levied, gathered and paid of his Goods and Chattels, Lands and Tenements towards the faid Subfidy, and further to be punished according to the Difcretions of the Barons, Juffices and Commissioners, before whom he shall be convicted for his Offence and Deceit in that Behalf.

XXI. And further be it enacted by the Authority aforefaid, That the faid Commissioners of every Commission, shall according to their Divisions, and after they be divided, have full Power and Authority by this Act, to fet, tax and fefs every other Commiffioner, joined with them in every fuch Commiffion and Division, and shall alfo affefs every Affeffor, within their Division, for his and their Goods, Lands, and other the Premifes, as is abovefaid, By the which faid Commission, the faid Commissioners shall indifferently fet, tax and affefs themfelves, and the faid Affeffors: And that as well the Sums upon every of the faid Commissioners and Affeffors fo affeffed, rated and taxed, as the Sums made and prefented by the Prefentors, fworn as is abovefaid, shall be written, certified, fet and effreated, and the Effreats thereof to be made with other the Inhabitants of those Parts within the Limits of the fame Commission and Division, fo to be gathered and levied, in like Manner as it ought or should have been, if the faid Commiffioners had not been in the faid Commission: And that all Persons VOL. IV. м of

of the Eftate of a Baron or Barons, and every Eftate above, shall be charged with their Frechold and Value, as is abovefaid, by the Chancellor or Keeper of the Great Scal, Trcafurer of England, Lord Prefident of the Queen's Majefty's Privy Counfel, and Lord Privy Seal for the Time being, or other Perfons by the Queen's Majesty's Authority to be limited, and they to be charged for the faid feveral Payments of the faid Subfidy, after the Form of the faid Grant, according to the Taxation aforefaid, and the Sums upon them fet, with the Names of the Collectors appointed for the gathering and paying of the fame, to be eftreated, delivered and certified, at Days and Places above fpecified, by the Lord Chan-cellor, or Keeper of the Great Seal, Treasurer, Lord Prefident of the Counfel, and Lord Privy Seal for the Time being, or fuch other Perfons as shall be limited by the Queen's Majesty: And after the Taxes and Affeffes of the faid Sums upon and by the faid Affeffing and Certificate, as aforefaid made, the faid Commiffioners, or as many of them as shall be thereunto appointed by the Queen's Majefty's Commission, shall with all Speed, and without Delay, by the Writing eftreated of the faid Tax thereof, under the Seals and Signs Manual of the faid Commiffioners, or as many of them as shall be appointed at the least, to be made, be delivered unto fufficient and fubstantial Inhabitants, Constables, Sub-constables, Bailiffs, and other Officers jointly, of Hundreds, Towns, Parishes, and other Places aforefaid, within their Limits, or to other fufficient Perfons Inhabitants of the fame only, by the Difcretion of the faid Commissioners, and as the Place and Parties shall require, as well the particular Names and Surnames, as the Remembrance of all Sums of Money, taxed and fet, of and upon every Perfon, as well Man as Woman, chargeable to this Act, Householder, and all other Inhabitants and Dwellers within the faid Parishes, Towns and Places contributory to this Act of Subfidy : By authority of which Writing or Eftreat fo delivered, the faid Officers and other Perfons fo named and deputed feverally, shall have full Power and Authority by virtue of this Act, immediately after the Delivery of the faid Writing or Eftreat, to demand, levy and gather of every Perfon therein specified, the Sum or Sums in the fame Writing or Estreat comprised, and for Non-payment thereof, to distrain the fame Perfon or Perfons fo being behind, by their Goods and Chattels, and the Diffress fo taken, to keep by the Space of Eight Days, at the Cofts and Charges of the Owner thereof : And if the faid Owner do not pay fuch Sum of Money as shall be taxed by this Act, within the fame Eight Days, then the fame Diftrefs to be appraifed by Four, Three or Two of the Inhabitants where fuch Diftrefs is taken, and alfo to be fold by the faid Conftable or other Collector, for the Payment of the faid Money, and the Overplus coming of the Sale and keeping thereof (if any be) to be immediately reftored to the Owner of the fame Diftrefs, which faid Officers and other Perfons fo deputed to ask, take, gather and levy, the faid Sums, fhall answer and be charged for the Portion only to them affigned or limited, to be gathered, levied and comprised in the faid Writing or Effreat fo to them (as is aforefaid) delivered, to the Ufe of our Sovereign Lady the Queen's Majefty, and her Heirs and Succeffors: And the faid Sum in that Writing or Estreat comprised, to pay unto the high Collector or Collectors of the Place for the Collection of the fame, in Manner and Form under written, thereúnto

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unto to be named and deputed, and the fame Inhabitants and Office cers fo gathering the fame particular Sums, for their Collection thereof, thall retain for every Twenty Shillings fo by them received and paid, Two pence, and that to be allowed at the Payment of their Collection by them to be made to the high Collector or Collectors

XXII. And further be it enacted by the faid Authority, That the faid Commissioners, or the more Part of them, as shall take upon them the Execution and Bufinel's of the faid Commiffion. shall for either of the fame Payments of the faid Subfidy, name fuch fufficient and able Perfons, which then shall have possefied Lands, and other Hereditaments, in their own Right, of the yearly Value of Twenty Pounds, or Goods, to the Value of Two Hundred Marks at the least : And the Perfons feverally by the Difcretions of the fame Commissioners, in Shires, Ridings, Lathes, Wapentakes, Rapes, Cities, Towns Corporate, and other whatfoever Places, as well within Places privileged as without not being foreprifed within this Act, to be high Collectors, and have the Collection and Receipt of the faid Sums, fet and leviable within the Precinct, Limit and Bounds where they shall be fo limited to gather and receive, to every of the which Collectors fo feverally named, the faid Commissioners, or Two of them at the least, shall with all Speed, and without Delay, after the faid whole Sum of the faid Subfidy, be fet by all the Limits of the fame their Commission, or in fuch Limits as the high Collectors shall be fo feverally affigned, shall under their Seals and Signs Manual, deliver one Effreat indented in Parchment to every of the faid high Collectors. comprising in it the Names of all fuch Perfons as were affigned to levy the faid particular Sums, and the Sums of every Hundred, Wapentake, Town or other Place aforefaid, with the Names and Surnames of the Perfons fo chargeable, according to the Effreat fo first thereof made, as is aforefaid, and delivered, and the Collector to be affigned, shall be charged to answer the whole Sum comprifed in the faid Effreat limited to his Collection, as is aforefaid.

XXIII. Provided always, and be it enacted by the Authority sforefaid, That the faid Commissioners having Authority by this Act to name and nominate the faid high Collectors of the faid Subfidy, shall immediately upon the Nomination and Election, take by, Authority of this prefent Parliament, fufficient Recognifances or Obligations, without any Fee or Reward to be paid therefore of every Perfon fo by them to be named to be high Collector, to be bound to the Queen's Majefty in the double Sum of the Sum of his Collection, and to be indorfed and made upon fuch Condition: that is to fay, for the Collection of the faid First Payment of the faid Sufibdy, ' that if the faid Collector, his Heirs or Executors, The Conditions do truly content and pay to the Use of the Queen's Majeity, her of the Record of Heirs or Executors, in the Receipt of the faid Exchequer, the Collectors of before the faid Four and twentieth Day of June next coming, fo the Sublidy. • much of the Sum of Money allotted and appointed to his Col-<sup>e</sup> lection, as he shall collect and gather, and content and pay the <sup>e</sup> Refidue of his Collection and Charge, within One Month next. \* after fuch Time as he hath gathered and collected the fame Refidue, that then the faid Recognifance or Obligation to be void, or elfe to fland in full Strength and Virtue.' And for the Collection of the Second Payment of the faid Subfidy, upon Condition,

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The like for the Second Payment.

tion, . that if the faid Collector, his Heirs or Executors, do truly content and pay to the Ufe of the Queen's Majefty, her Heirs · or Executors, in her Receipt of the Exchequer, before the Firft • Day of March which shall be in the Year of our Lord God One " thousand five hundred and fifty nine, fo much of the faid Sum of . Money allotted and appointed to his Collection, as he shall col-· left and gather, and content and pay the Refidue of his Col-· lection and Charge, within One Month next after fuch Time as he · hath gathered and collected the fame Refidue ; that then the faid · Recognifance or Obligation to be void, or elfe to stand in full Strength and Virtue: "which faid feveral Recognifances or Obligations fo taken, the faid Commiffioners shall feverally certify and deliver into the Queen's Majefty's Exchequer, with the feveral Certificates of the faid Taxations, and Rates of the Payments of the faid Subfidy, at and by the Time to them prefcribed and appointed by this Act, for the Certificate of the faid feveral Taxations of the faid Subfidy, upon Pain of Forfeiture of x.li. to the Queen's Majefty, for every Recognifance or Obligation not certified. And that every fuch Collector fo elected, named and chofen, upon request to him made, shall knowledge and make the faid Recognifance or Obligation, upon like Pain and Forfeiture of x.li. to the Queen's Majefty for the Refulal thereof, and every Collector fo deputed, having the faid Eftreat in Parchment, as is aforefaid, shall have Authority by this Act, to appoint Days and Places within the Circuit of his Collection, for the Payment of the faid Subfidy, to him to be made, and thereof to give warning by Proclamation or otherwife, to all the Conftables or other Perfons or Inhabitants, having the Charge of the particular Collection, within the Hundreds, Parifhes, Towns or other Places by him or them limited, to make Payment for their faid particular Collection of every Sum, as to them shall apportain. And if at the faid Day and Place fo limited and prefixed by the faid Collector, the faid Constable, Officers, or other Perfons or Inhabitants, as is aforefaid, for the faid particular Collection, ailigned and appointed within the Hundred, City, Town, or other Place, do not pay unto the faid Collectors, the Sum within their feveral Hundreds, Towns, Parishes, or other Places due and comprised in the faid Eftreat thereof, to him delivered by the faid Commissioners, or fome of them as is aforefaid, or fo much thereof as they have by any Means received, Two pence of every Pound for the faid particular Collection as is aforefaid, always to be thereof allowed, excepted and abated, that then it shall be lawful to the faid high Collectors, and every of them, and to their Affigns, to diffrain every of the faid Conflables, Officers, and other Inhabitants, for their faid feveral and particular Collection of the faid Sums comprised in the faid Eftreat and Writing thereof, to them and every of them, as is before expressed, delivered, or for as much of the Sum as fo then shall happen to be gathered and levied, and be behind and unpaid, by the Goods and Chattels of every of them, fo being behind. And the Diffrefs fo taken, to be kept, appraifed and fold as is aforchaid, and thereof to take and lery the Sums to then being behind and unpaid. And the Overplus coming of the Sale of the faid Diffress (if any be) to be reffored and delivered unto the Owner, in Form above remembered.

XXIV. Provided

XXIV. Provided always, That no Perfon inhabiting in any City, Borough or Town Corporate, shall be compelled to be an Affeffor or Collector of, or for any Part of the Subfidy, in any Place or Places out of the faid City, Borough or Town Corporate, where he dwelleth.

XXV. And it is also by the faid Authority enacted. That if any Inhabitant or Officer, or whatfoever Perfon or Perfons charged to and for the Collection or Receipt of any Part or Portion of the faid Subfidy, by any Manner or Means, according to this Act, or any Person or Persons for themselves, or as Keeper, Guardian, Deputy, Factor or Attorney, of or for any other Perfon or Perfons, of any Goods and Chattels, whereof the Owner thereof, at the Time of the faid Affeffing to be made, being out of this Realm, or in any other Parts not known, or of and for the Goods and Chattels of any other Perfon or Perfons, of any Corporation, Fraternity, Mystery, or other whatsoever Commonalty, being Incorporate or not Incorporate, and all Perfons, having in their Rule, Governance and Cuftody, any Goods or Chattels at the Time of the faid Affelfing, or any of them, to be made, or which for any Caufe, for and by Collection, or for himfelf, or for any other, or by reafon that he hath the Rule, Governance or Cuftody of any Goods or Chattels, of any other Person or Persons, Corporation, Commonalty, Fraternity, Guild or Mystery, or any fuch other like, or as a Factor, Deputy or Attorney, of or for any Perfon, fhall be taxed, rated, valued and fet to any Sum or Sums by reafon of this Act, and after the Taxation or Affeffing upon any fuch Perfon or Perfons as shall be charged with the Receipt of the fame, happen to die, or depart from the Place where he was fo taxed and fet, or his Goods or Chattels be fo eloined, or in fuch privy and covert Manner kept, as the faid Perfon or Perfons, charged with the fame, by Eftreats, or other Writings, from the faid Commiffioners, or as many of them as shall be thereunto appointed by the faid Commission, as is aforefaid, can, nor may levy the same Sum or Sums, comprised within the fame Estreats, by Distress, within the Limits of their Collection, as is aforefaid, or cannot fell fuch Diftrefs or Diftreffes, as be taken for any of the faid Payments, before the Time limited to the High Collector, for his Payment to be made in the Queen's Majesty's Receipt, then upon Relation thereof, with due Examination, by the Oath or Examination of such Person or Persons, as shall be charged with and for the Receipt and Collection the fame before the faid Commissioners, or as many of them as by the faid Commission shall be thereunto appointed, where fuch Perfon or Perfons, or other as is aforefaid, their Goods and Chattels, were fet and taxed, and upon plain Certificate thereof made in the Queen's Majefty's Exchequer by the fame Commissioners, as well of the dwelling Place, Names and Sums of the faid Perfons, of whom the faid Sums cannot be levied and had as is aforefaid, then as well the Conftables and other Inhabitants appointed for the faid particular Collection, against the ligh Collector upon the Account and Oath in the faid Exchequer, to be difcharged thereof, and Process to be made for the Queen's Majefty out of the faid Exchequer, by the Difcretion of the Barons of the faid Exchequer against fuch Person, his Heirs or Executors, fo being behind with his Payment. And over that the fame Commissioners to whom any fuch Declaration of the Premises fhall M 3

shall be made in form aforefaid, from Time to Time, shall have full Power and Authority to direct their Precept or Precepts unto the faid Perion or Perions charged with any Sum of, for or upon any fuch Perfon or Perfons, or other as is aforefaid, or to any other Sheriff, Steward, Bailiff, or other whatfoever Officer, Minister, Person or Persons, of such Place or Places where any such Perfon or Perfons fo owing fuch Sun: or Sums shall have Lands and Tenements, or other Hereditaments, or real Poffeffions, Goods and Chattels, whereby any fuch Perfon or Perfons fo indebted, his Heirs, Executors or Alligns, or other having the Cuflody Governance or Difposition, of any Goods, Chattels, Lands or Tenements, or other Hereditaments, or which ought or may by this Act lawfully be diffrained or taken for the fame, hath and shall have, Goods, Chattels, Lands, Tenements or other Poffeffions, whereof fuch Sum or Sums, which by any fuch Perfon or Perfons may or ought to be levied, be it within the Limits of fuch Commiffion, where fuch Perfon or Perfons was and were taxed, or without, in any Place within this Realm of England, Wales, or other the Queen's Majetty's Dominions, Marches or Territories, by which Precept as well fuch Perfon or Perfons, as shall be charged to levy fuch Money, as the Officers of the Place or Places, where fuch Diffrefs may be taken, shall have full Power and Authority, to diftrain every fuch Perfon indebted, charged and chargeable by this Act, or his Executors or Administrators of his Goods and Chattels, his Guardians, Factors, Deputies, Leafees, Farmers, Affigns, and all other Perfons, by whole Hands or out of whole Lands, any fuch Perfon should have Rent, Fee, Annuity, or other Profit, or which at any Time of the faid Affeffings shall have Goods or Chattels, or any other Thing moveable, of any fuch Perfon or Perfons, being indebted, or owing fuch Sum, and the Diffrefs fo taken, caufed to be kept, appraifed and fold, in like Manner and Form as is aforefaid, for the Diftrefs to be taken upon fuch Perfons to be taxed to the faid Subfidy, and being fufficient to diftrain, within the Limits of the Collectors, Inhabitants, or other Officers, charged with or for the fame Sums, fo upon them to be taxed. And if any fuch Diffrefs for Non-payment, happen to be taken out of the Limit of the faid Perfons, charged and affigned to levy the fame, the Perfons fo charged for the Levy of any fuch Sum by Diftrefs, shall receive and take of the same Diftrefs, for the Labour of every Perfon, going for Execution thereof, for every Mile that any fuch Perfon fo laboureth for the fame, Two pence. And every Farmer, Tenant, Guardian, Factor, or other whatfoever Perfon being diffrained, or otherwife charged for Payment of any Sum or Sums, or any other Sum by reason of this Act, shall be of fuch Sum or Sums of him or them to be levied and taken, difcharged and acquitted at his next Day of Payment of the fame, or at the Delivery of fuch Goods and Chattels, as he that is fo diftrained had in his Cuftody and Governance, against him or them that shall be fo taxed or fet, any Grant or Writing obligatory, or other whatfoever Matter to the contrary made heretofore notwithstanding. And if any fuch Perfon that should be fo distrained, have no Lands or Tenements fufficient whereby he or his Tenants an ! Farmers may be distrained, or hath cloined, aliened or hid his Goods and Chattels, whereby he should or might be distrained, in fuch Manner, that fuch Goods and Chattels shall not be known or found,

found, fo that the Sum, of or by him to be paid in the faid Form. shall nor can conveniently be levied; then upon relation thereof to the Commissioners, or to as many of them as by the faid Commission shall be thereunto appointed, where fuch Person or Persons was taxed and fet, by the Oaths of him or them that shall be charged with the Levy and Payment of that Sum or Sums, the fame Commiffioners shall make a Precept in such Manner as is aforefaid, for to attach, take and arreft, the Body of fuch Perfon or Perfons, that ought to pay the faid Sums, and by this Act shall be charged with and for the faid Sum and Sums, and them fo taken, fafely to keep in Prifon within the Shire or other Place, where any fuch Perfon or Perfons shall be taken and attached, there to remain without Bail or Mainprife, until he hath paid the fame Sum or Sums, that fuch Perfon for himfelf, or for any other, by this Act shall be chargeable or ought to be charged withal. And also for the Fees of every fuch Arreft, to him or them that shall execute fuch Precept Twenty pence. And that every Officer unto whom fuch Precept shall be directed, do his true Diligence, and execute the same upon every Perfon fo being indebted, upon Pain to forfeit to the Queen's Majefty for every Default in that Behalf, Twenty Shillings. And that no Keeper of any Gaol, from his Gaol fuffer any fuch Perfon to go at large by letting to bail or otherwife, to depart out of his Prilon, before he have paid his faid Debt, and the faid Twenty pence for the faid Arrest, upon Pain to forfeit to the Queen's Majefty Forty Shillings. And the fame Gaoler to pay unto the Queen's Majefty the double Value, as well of the Rate which the faid Perfon fo imprifoned was taxed at, as of the faid Twenty pence for the Fees, and like Procefs and Remedy in like Form shall be granted by the faid Commiffioners, or as many of them as by the faid Commission shall be thereunto appointed, at like Information of every Perfon or Perfons, being charged with any Sum of Money, for any other Perfon or Perfons, by reafon of the faid Subfidy, and not thereof paid, but wilfully withdrawn, nor the fame leviable without the Limits where fuch Perfons were thereunto taxed. And if the Sum or Sums being behind unpaid by any Perfon or Perfons, as is aforefaid to be levied and gathered by force of the faid Procefs, to be made by the faid Commissioners, or if in Default. or for lack of Payment thereof, the Perfon or Perfons fo owing the faid Sum or Sums of Money, by Process of the same Commissioners, to be made as is aforefaid, be committed to Prison in Form abovefaid, that then the faid Commiffioners which shall award fuch Procefs, shall make Certificate thereof in the faid Exchequer, of that shall be done in the Premises, in the Term next following, after fuch Sum or Sums of Money fo being behind shall be levied and gathered, or fuch Perfon or Perfons for Non-payment of the fame committed to Prifon. And if it happen any of the faid Collectors to be affigned, or any Mayors, Sheriffs, Steward, Constable, the Headborough, Bursholder, Bailiff, or any other Officer or Minister, or other whatsoever Person or Persons, to disobey the faid Commissioners, or any of them, in the reasonable Request to them made by the faid Commissioners, for Execution of the faid Commission, or if any of the Officers or other Persons do refuse that to them shall appertain and belong to do, by reason of any Precept to him or them to be directed, or any reafonable Commandment, Instance or Request, touching the Premises, or other M 4 Default

Default in any Appearance or Collection to make, or if any Perfon being fuspect, or not to be indifferently taxed, as is aforefaid, do refuse to be examined according to the Tenor of this Act before the faid Commissioners, or as many of them as shall be thereunto affigned, as is aforefaid, or will not appear before the fame Commiffioners, upon Warning to him made, or elfe make Refiftance or Rescous, upon any Diftress upon him to be taken for any Parcel of the faid Subfidy, or commit any Mifbehaviour in any manner of wife, contrary to this Act, or commit any wilful Omifion, or other whatfoever wilful Not-doing or Mifdoing, contrary to the Tenor of this Act or Grant, the fame Commissioners, and every Number of them above remembred, or Two of them at the least, upon probable Knowledge of any fuch Mifdemeanors had by Information or Examination, shall and may fet upon every fuch Offender for every fuch Offence, in name of a Fine by the fame Offender to be forfeited, Forty Shillings or under, by the Difcretion of the fame Commissioners.

XXVI. And further, the fame Commiffioners, and every Number of them, or Two of them at the leaft, fhall have Authority by this prefent Act, to punifh every fuch Offender by Impriforment, there to remain, and to be delivered by their Diferetion as fhall feem to them convenient, the faid Fines, if any fuch be, to be certified by the faid Commiffioners that fo affeffed the faine, into the Queen's Majefly's faid Exchequer, there to be levied and paid by the Collectors of those Parts for the faid Subfidy, returned into the faid Subfidy, in fuch Manner as if the faid Fines had been fet and taxed upon the faid Offenders for the faid Subfidy.

XXVII. It is also eracted by the faid Authority of this Parliament, That every of the faid High Collectors, which fhall accompt for any Part of the faid Subidy, in the faid Exchequer, upon their feveral faid Accompts to be vielded, shall be allowed at every of the faid Payn ents of the faid Subfidy, for every Pound limited to his Collection, whereof any fuch Collector shall be charged, and yield Accompt, vi. d. as Parcel of their Charge, that is to fay, of every Pound thereof, for fuch Perfon as then have had the particular Collection in the Towns and other Places. as is aforcfaid, fpecified in his Collection, Two pence, and other Two pence of every Pound thereof, every of the faid Chief Collectors, or their Accomptants, to retain to their own Ufe, for their Labour and Charge in and about the Premifes, and Two pence of every Pound Refidue to be delivered, allowed and paid for the faid Collectors, fo being thereof allowed, to fuch of the Commissioners as shall take upon them the Business and Labour for and about the Premises, (that is to fay,) every Collector to pay that Commissioner or Commissioners which had the ordering of the Writings, of and for the faid Subfidy, where the faid Collector or Collectors had their Collection, for Expences of the faid Commissioners, fo taking upon them the faid Business, and Labour of their Clerks, writing the faid Precepts and Effreats for the faid Collections, the fame laft Two pence of every Pound to be divided amongft the faid Commiffioners, having Regard to their Labour and Business taken by them or their faid Clerks in and about the Premifes, for the which Part fo to the faid Commiffioners attaining, the faid Commiffioners, Six, Five, Four, Three,

or

or as many of them as shall be thereunto appointed by the Queen's Majefty's Commission, and every of them jointly and feverally for his and their faid Part, may have his Remedy against the faid Col. lector or Collectors, which thereof been and might have been allowed, by Action of Debt, in which the Defendant shall not wage his Law, neither Protection, neither Injunction or other Effoin fhall be allowed. And that no Perfon now being of the Number of the Company of this present Parliament, nor any Commissioner, fhall be named or affigned to be any Collector or Sub-collector, or Prefentor of the faid Subfidy, or of any Part thereof, nor no Commissioners shall be compelled to make any Presentment or Certificate, other than in the Queen's Majelly's faid Exchequer, of, for, or concerning the faid Sublidy, or any Part thereof. And likewile, that none other Perfon that shall be named or affigned to be Commissioners in any Place, to and for the Execution of this Act of Subfidy, be or fhall be affigned or named Head Collectors of any of the Payments of the faid Subfidy, neither of any Part thereof. And that every fuch Perfon or Perfons which shall be named and appointed as is aforefaid to be Head Collectors, in and for the First Payments of this Subfidy, shall not be compelled to be Collector for the Second Payment of the faid Subfidy, or for any Part thereof. And the faid Collectors which shall be affigned for the Collection of the faid Subfidy, or for any Part thereof, and every of them, be and shall be acquitted and discharged of all manner Fees, Rewards, and of every other Charges in the Queen's Majefty's Exchequer, or elfewhere, of them or any of them, by Reafon of that Collection, Payment or Accompts, or any Thing concerning the fame to be afked. And that if any Perfon receive and take any Fees, Rewards or Pleafures of any fuch Accompt, that then he shall forfeit to the Queen's Majesty for every Penny, or the Value of Penny fo taken, v.s. and fuffer Imprifonment at the Queen's Majefty's Pleafure. And after the taxing and affeffing of the faid Subfidy, as is aforefaid, had or made, and the faid Eftreats thereof in Parchment, unto the Collector in Manner and Form before rehearfed, delivered, the faid Commissioners which shall take upon them the Execution of this Act, within the Limits of their Commission, by their Agreements, shall have Meeting together, at which Meeting every of the faid Commissioners which then shall have taken upon them the Execution of any Part of the faid Commission, shall by himself, or by his fufficient Deputy, truly certify and bring forth unto the faid Commissioners named in the faid Commission, the Certificate and Presentment made before him, and fuch other Commissioners as were limited with him in One Limit, fo that the fame Certificate may be accounted and caft with the other Certificates of the other Limits within the fame Commission: and then the faid Commissioners, and every Number of them, unto Two at the leaft, as is aforefaid, if any be in Life, or their Executors or Administrators of their Goods, if they then be dead, shall jointly and feverally as they were divided within their Limits, under their Seals by their Difcretion, make one or feveral Writings indented, containing in it as well the Names of the faid Collectors by the Commiffioners, for fuch Collection and Account in the Exchequer, and Payment in the faid Receipt, deputed and affigned, as the grofs and feveral Sums written unto every fuch Collector, to receive the faid Subfidy.

A.D. 1558.

fidy. And also all Fines, Amerciaments and other Forfeitures, if any fuch by reafon of this Act happen to be within the Precinct and Limit of their Commission, to be certified into the Queen's Majefty's faid Exchequer by the faid Commiffioners, in which Writing or Writings, indented fo to be certified, shall be plainly declared and expressed, the whole and entire Sum or Sums of the faid Subfidy, feverally limited to the Collection of the faid Collector, feverally deputed and affigned to the Collection of the faid Sums, fo that none of the faid Collectors fo certified in the faid Exchequer shall be compelled there to account or to be charged, but only to and for the Sum limited to his Collection, and not to or for any Sum limited to the Collection of his Fellow. but that every of them shall be feverally charged for their Part limited to their Collection. And if the faid Commissioners joined in One Commission, amongst themselves in that Matter cannot agree, or if any of them be not ready, or refuse to make Certificate with other of the fame Commissioners, that then the fame Commissioners may make several Indentures in Form aforefaid, of their feveral Limits or Separations of Collectors, within the Limits of their Commission, upon and in the Hundreds, Wards, Wapentakes, Lathes, Rapes, or fuch other like Divisions within their faid feveral Limits of their Commission, as the Places there shall require to be fevered and divided, and as the fame Commiffioners shall feem good to make Divisions of their Limits or Collections, for the feveral Charges of the fame Collectors. So that alway one Collector shall be charged and account for his Part to him to be limited only by himfelf, and not for any Sum limited to the Part of any of his Fellows, and the Charges of every of the Collectors to be fet and certified feverally upon them; and every fuch Collector upon his Account and Payment of the Sum of Money limited within his Collection, to be feverally by himfelf acquitted and difcharged in the faid Exchequer, without paying any manner Fees or Rewards to any Perfon or Perfons for the fame, upon the Pain and Penalty last abovefaid, and not to be charged for any Portion of any other Collector. And if any Commissioner after he hath taken Certificate of them, that, as is aforefaid, thall before any fuch Commissioner be examined, and the Sums rated and fet, and the Books and Writings thereof being in his Hands, or if any Collector or other Person charged with any Receipt of any Part of the faid Subfidy, or any other Perlon taxed, or otherwife by this Act charged with and for any Parcel of the faid Subfidy, or with any other Sums, or Fines, Amerciament, Penalty or other Forfeiture, happen to die before the Commissioner, Collector, or other whatsoever Person or Persons, have executed, accomplifhed, fatisfied or fufficiently difcharged that which to every fuch Perfon shall appertain or belong to do, according to this Act, then the Executors and Heirs of every fuch Perfon, and all other feized of any Lands or Tenements, that any fuch Perlon being charged by this Act, and deceating before he be difcharged thereof, or any other to his Ufe only had of Estate of Inheritance, at the Time that any fuch Perfon was named Commiffioner, Collector, or otherwife charged with and for any Mauner of Thing to be done, fatisfied or paid by reafon of this Act, and all those that have in their Possefions or Hands any Goods or Chattels, Leafes or other Things that were to any fuch

fuch Perfon or Perfons, at the Time of his Death, or any Lands or Tenements that were the fame Perfons at the Time he was, as is aforefaid, charged by this A&, shall be by the fame compelled and charged to do and accomplish to do in every Cale, as the fame Perfon fo being charged should have done, and might have been compelled to do, if he had been in plain Life, after fuch Rate of the Lands and Goods of the faid Commissioner or Collector, as the Party shall have in his Hand: and if the faid Commissioners, for Causes reasonable them moving, shall think it not convenient to join in One Certificate, as is beforefaid, then the faid Perfon or Perfons that shall first join together, or he that fhall first certify the faid Writing indented, as is aforefaid, shall certify all the Names of the Commissioners of that Commission, whereupon fuch Writings shall be there then to be certified, with Divisions of the Hundreds, Wapentakes, Wards, Tithings or other Places, to and among fuch Commissioners of the fame Commission, with the Names of the fame Commissioners, where fuch Separation and Division shall be, with the gross Sums of Money as well of and for the faid Subfidy, taxed or fet of or within the faid Hundreds, Wards, Wapentakes or other Places to him or them divided or affigned, that shall so certify the faid First Writing, as of Fines, Amerciaments, Penalties or other Forfeitures, if any happen to be within the fame Limits of the fame, where Writings hall be certified, and after fuch Writing indented, which as is aforefaid shall be certified, and not contain in it the whole and full Sums, fet and taxed within the Limits of the fame Commission, the other Commissioners of the fame, before the Day of Payment of the faid Subfidy, shall certify unto the faid Exchequer, by their Writing or Writings indented, to be made as is aforelaid, the grofs and feveral Sums fet and taxed within the Places to them limited for the faid Subfidy, and other Fines, Amerciaments, Penalties and Forfeitures, with the Names of the Hundreds, Wards, Wapentakes and other Places to them affigned, or elfe by their faid Writings indented, to certify at the faid Place, before the faid Day of Payment, fuch reafonable Caufes for their Excufes, why they may not make fuch Certificate of and for the faid Subfidy, Fines, Amerciaments and other Forfeitures, growing or fet by reason of the Causes of their Leets, or of their Noncertifying, as is abovefaid, or elfe in Default thereof, Procefs to be made out of the Queen's Majefty's faid Exchequer against the faid Commissioners, and every of them, not making Certificate as is aforefaid, by the Difcretion of the Treasurer or Barons of the faid Exchequer.

XXVIII. Provided always, and be it enacted by the Authority aforefaid, That the Inhabitants of the Parish of Saint Martin, called Stampford Baron, in the Suburbs of the Borough and Town of Stampford, in the South Part of the Water there called Welland, which hereafter shall be contributory to the Payment of this prefent Subsidy, granted to the Queen's Majesty, her Heirs and Successfors, shall be affessed and taxed for this Time by such Commissioners which shall be appointed for the taxing, rating and fessing of such Subsidy or Tax within the County of Lincoln, and shall be for this Time contributory, and pay the faid Subsidy to the Collector or Collectors, which shall be assigned and appointed for the levying and gathering of the same, with the Aldermen men and Burgeffes of the faid Borough and Town of Stampford.

XXIX. Provided always, and be it enacted by the Authority aforefaid, That all and every Perfon and Perfons, having Manors, Lands, Tenements and other Hereditaments, chargeable to the Payment of the Subfidy granted to the Queen's Majefty by this Act, and also having Spiritual Possefions chargeable to her faid Majesty by the Grant made by the Clergy of this Realm in their Convocation, and over this having Substance in Goods and Chattels chargeable by this faid Act, that then if any of the faid Perfon or Perfons be hereafter charged, affeffed and taxed for the faid Manors, Lands and Tenements, and Spiritual Poffeffions, and also affeffed, charged and taxed for his or their Goods and Chattels, that then he or they shall be only charged by virtue of this Act for his and their faid Manors, Lands, Tenements, Hereditaments and Spiritual Poffessions, or only for his faid Goods and Chattels, the best thereof to be taken for the Queen's Majefty, and not to be charged for both, or double charged for any of them; any Thing in this Act contained to the contrary in any wife notwithftanding.

XXX. Provided always, that this Grant of Sublidy, nor any Thing therein contained, in any wife extend to charge the Inhabitants or Dwellers in *Ireland*, *Jerfey* and *Guernfey*, or any of them, of or concerning any Manors, Lands, Tenements or other Poffeffions, Goods, Chattels or other moveable Subfrance, which the faid Inhabitants or Dwellers, or any to their U(), have within *Ireland*, *Jerfey* and *Guernfey*, or in any of them, or of, for or concerning any Fees or Wages, which any of the faid Inhabitants or Dwellers have of the Queen's Majeffy for their Attendance and doing Service to our Sovereign Lady, in *Ireland*, *Jerfey*, *Guernfey*, or in any of them; any Thing in this prefent Act to the contrary in any wife notwithftanding.

in any wife notwithstanding. XXXI. Provided alfo, That this prefent Act of Subfidy, ne any Thing therein contained, extend to any of the English Inhabitants, or Refiants in any of the Counties of Northumberland, Cumberland, Westmorland, the Town of Berwick, the Town of Newcastle upon Tine, and the Bishoprick of Durham, nor to any of them, of, for or concerning any Manors, Lands, Tenements or other Poffessions, Goods, Chattels or other moveable Substance, which the fame Inhabitants or Dwellers, or any other to their Ufe, have within the faid Counties of Northumberland, Cumberland, Wessmorland, or the Town of Berwick, the Town of Newcafile upon Tine, or the Bishoprick of Durham, or any of them, or of, for or concerning any Fees or Wages which any of the faid Inhabitants or Dwellers have of the Queen's Majefty, for their Attendance and doing Service to the Queen's Majefly, for or within the faid Counties of Northumberland, Cumberland, Weftmorland, the Town of Berwick, the Town of Newcaffle upon Tine, and the Bishoprick of Durham, or any of them, to or for the faid taxing, levying, gathering or Payment, but that the English Inha-bitants and Refiants, and every of them, of the faid Counties, Bishoprick and Towns, and every of them, shall be of and from the faid Subfidy, and every Parcel thereof, and for their Manors. Lands Tenements, Fees, Wages, Goods and Chattels, lying and being in the faid Counties, Towns and Bishoprick, or any of them,

them, utterly acquitted and difcharged; any Thing in this prefent Act before rehearfed to the contrary notwithstanding.

XXXII. Provided alfo, That all Letters Patents granted by the Queen's Majefty, or any of her moft noble Progenitors, to any Cities, Boroughs or Towns within this Realm, of any Manner of Liberties, Privileges or Exemptions, from the Burden and Charge of any fuch Grants of Subfidies, which be at this prefent Time in force and vailable, fhall remain good and effectual to the faid Cities, Boroughs and Towns hereafter, according to the Purports thereof, though the Inhabitants of the fame, thall upon the great and weighty Confideration of the Grant aforefaid, be for this Grant charged and contributory, in like Manner, Form and Sort, as other Cities, Boroughs and Towns which be not in any wife privileged, be from fuch Grant of Subfidy excepted.

XXXIII. Provided always, and be it enacted by the Authority aforefaid, That no Orphan, or Infant within the Age of One and twenty Years, born within any the Queen's Majefty's Dominions, fhall be charged to any Payment of this Subfidy, for his or her Goods and Chattels, to him or her left or bequeathed; any Thing in this Act contained to the contrary notwithstanding.

XXXIV. Provided alfo, That this Act, nor any Thing therein contained, fhall extend to the Goods or Lands of any College, Hall or Hoftell, within the Universities of Oxford and Cambridge, or any of them, or to the Goods or Lands of the College of Winton, founded by Bishop Wickham, or to the Goods or Lands of the College of Eton next Windfor, or to the Goods or Lands of any common free Grammar School within the Realm of England or Wales, or to the Goods of any Reader, Schoolmaster or Scholar, or any Graduate within the faid Universities and Colleges, or any of them, there remaining for Study, without Fraud or Covin, or to the Goods and Lands of any Hospital, Meason de Dieu, or Spital House, prepared and used for the Suftentation and Relief of poor People; any Thing in this Act contained to the contrary in any wife notwithstanding.

XXXV. Provided alfo, and be it enacted, That forafmuch as
divers and fundry of the Queen's Majefty's Tenants, and other
Inhabitants and Dwellers within the Counties of Pembroke, Carmarthen, Cardigan, Glamorgan, Brecknock, Radnor, Montgomery,
Denbigh, Flint, Merioneth, Anglefey, Carnarvon, and of the County
Palatine of Chefter, be at this prefent Time charged and chargeable with the leveral Payments of divers great Sums of Money
by the Name of Mife, due to her Majelty, according to the
feveral Cuftoms of the faid Counties.'
XXXVI. Be it therefore orderned and enacted by the Authority aforefaid, That this Act of Subfdy, or any Thing therein

contained, fhall not extend to charge any of the Queen's Tenants, and other Inhabitants and Dwellers within any of the faid Counties of Pembroke, Carmariben, Cardigan, Glamorgan, Bretknock, Radner, Montgomery, Denbigh, Flint, Merioneth, Anglefey, Carmarvon, and the County Palatine of Chefler, being charged or chargeable with the faid Mife, for or in any of the Payments of the faid Subfidy granted to the Queen's Majefly by this Act, until the faid feveral Days and Times for the Payment of the faid Mites fhall be expired, and until the Days and Times of the feveral Subfidies, lately granted to our late Sovereign Lord and Sovereign reign Lady, King *Philip* and Queen *Mary*, be also paft and expired; and that then the First Payment of the faid Subfidy granted by this prefent Act, shall be made at the Receipt of the Queen's Exchequer, before the First Day of *March* next following, after the last Days of the last Payment to be had or appointed of the faid Mifes, and of the Payment of the faid former Subfidies. And the Second Payment of this Subfidy to be made by or before the First Day of *March* next after the faid First Payment of the faid Subfidy.

XXXVII. Furthermore, be it enacted by the Authority aforefaid, That the Tenants and Dwellers of every of the faid Counties in this Provifo remembered, shall feverally before the Feast of *Pentecoff* next enfuing, certify into the faid Court of Exchequer, under the Seals of Two Justices of Peace of every of the faid Counties, whereof one to be of the *Quorum*, when and what Day the last Payment of the faid feveral Mifes now due in any of the faid Courts shall end and expire.

XXXVIII. Provided alfo, That the faid Grant of Subfidy, or any other Thing therein contained, do not in any wife extend to be prejudicial or hurtful to the Inhabitants or Refiants at this prefent Time within the Five Ports Corporate, or to any of their Members Incorporate, or united to the fame Five Ports, or to any of the fame Five Ports, of or for any Part or Parcel of the faid Sums granted in this Parliament of the faid Inhabitants now refiant, or any of them, to be taxed, fet, afked, leviced or paid. But the faid Inhabitants and Refiants in the faid Five Ports, and their Members, be and fhall be of and from the faid Grant and Payment of the faid Subfidy, during their Refiance there, and no longer, clearly acquitted and difcharged; any Matter or whatfoever Thing in this prefent Act had or made to the contrary notwithftanding.

### CAP. XXII.

IXP.

An Act giving Authority to the Queen during her Life to make Ordinances in Collegizte Churches and Schools.

FORASMUCH as certain Cathedral and Collegiate Churches and other Eccletiaftical Incorporations, and fome Schools, • have been erected, founded or ordained by the late Kings of ' worthy Memory, King Henry the Eighth, and King Edward • the Sixth, or by either of them, or by our late Sovereign Lady " Queen Mary, and by the late Lord Cardinal Pool, not having " as yet ordained and citablished such good Orders, Rules and · Conftitutions as should be meet and convenient for the good · Order, Safety and Continuance of the fame :' Be it therefore enacted by the Authority of this prefent Parliament, That the Queen's Majefty during her natural Life (which our Lord God long preferve) shall by virtue of this Act have full Power and Authority to make and prefcribe unto every of the forefaid Churches, Incorporations and Schools, and unto all and every the Officers, Ministers and Scholars in them, or in any of them, and to their Succeffors for ever, fuch Statutes, Ordinances and Orders, as well for the good Use and Government of themselves, being Officers, Ministers or Scholars, and for the Order of their Service.

vice, Ministry, Functions and Duties, as also for their Houses, Lands, Tenths, Revenues and Hereditaments, with the Appurtenances. And further, that her Majesty shall and may, at her Pleafure, alter or change, augment or diminish, all and every the Statutes, Ordinances and Orders, of the aforefaid Churches, Corporations and Schools, from Time to Time, as to her Majefty fhall feem expedient. And be it further enacted by the Authority of this prefent Parliament, That the faid Churches, Incorporations and Schools, or any of them, and all and every Perfon and Perfons in the fame, for the which the Queen's Majefty shall make or appoint any Statutes, Ordinances or Orders, or shall alter, change, diminish or augment any Orders, Rules or Ordinances, and let forth the fame under her Majesty's Great Seal of England, shall from thenceforth keep, preferve and observe all the fame Statutes, Orders and Ordinances; any former Rules, Laws or Conftitutions in any wife notwithstanding: And that all the faid Statutes, Orders, Ordinances and Rules fo made, ordained and fet forth under her Majesty's Great Seal, as is abovefaid, shall be and remain good and effectual, to all Intents and Purpofes, and be observed and kept according to the true Intent and Purport of the fame, without Alteration or Violation of them or any of them.

[Caps. 20, 21 and 22. not on the Roll.]

# Anno quinto Reginæ ELIZABETHÆ. (A.D.1562.)

STATUTES made in the Parliament holden at Westminster the wii. Day of January in the Fifth Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of England, France, and Ireland, Queen, Defender of the Faith, Sc. viz.

#### CAP. I.

An A& for the Affurance of the Queen's Majefty's Royal Power over all Eftates and Subjects within her Highnefs Dominions.

• **F**OR Prefervation of the Queen's moft excellent Highnefs, • **F** her Heirs and Succeffors, and the Dignity of the Imperial • Crown of this Realm of *England*, and for avoiding both of • fuch Hurts, Perils, Difhonours and Inconveniencies as have be • fore-time befallen, as well to the Queen's Majefty's Noble Pro-• genitors, Kings of this Realm, as for the whole Effate thereof, • by Means of the Jurifdiction and Power of the See of *Rome*, • unjuftly claimed and ufurped within this Realm and the Domi-• nions thereof, and alfo of the Dangers by the Fautors of the • faid faid usurped Power, at this Time grown to marvellous Outrage

• and licentious Boldnefs, and now requiring more fharp Reftraint • and Correction of Laws, than hitherto in the Time of the

" Queen's Majefty's most mild and merciful Reign have been had,

• Uted or established :'

II. Be it therefore enacted, ordained and eftablished by the Queen our Sovercign Lady, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by Authority of the fame, That if any Perfon and Perfons dwelling, inhabiting or refiant within this Realm, or within any other the Queen's Dominions, Seigniories or Countries, or in the Marches of the fame, or elfewhere within or under her Obeifance and Power, of what Eftate, Dignity, Prcheminence, Order, Degree or Condition foever he or they be, after the First Day of April which shall be in the Year of our Lord God One thousand five hundred fixty three, fhall by writing, cyphering, printing, preaching or teaching, Deed or Act, advifedly and wittingly hold or fland with, to extol, fet forth, maintain or defend the Authority, Jurifdiction or Power of the Bishop of Rome, or of his See, heretofore claimed, ufed or ufurped within this Realm, or in any Dominion or Country, being of, within or under the Queen's Power or Obeyfance; or by any Speech, open Decd or Act, advifedly and wittingly attribute any fuch Manner of Jurifdiction, Authority or Preheminence to the faid See of Rome, or to any Bishop of the same See for the Time being, within this Realm, or in any the Queen's Dominions or Countries; that then every fuch Perfon or Perfons fo doing or offending, their Abetters, Procurers and Counfellers, and also their Aiders, Affistants and Comforters, upon Purpole, and to the Intent to fet forth, further and extol the faid usurped Power, Authority or Jurisdiction of any of the faid Bishop or Bishops of Rome, and every of them, being thereof lawfully indicted or prefented within One Year next after any fuch Offences by him or them committed, and being lawfully convicted or attainted at any Time after, according to the Laws of this Realm, for every fuch Default and Offence, shall incur into the Dangers, Penalties, Pains and Forfeitures ordained and provided by the Statute of Provision and Premunire, made in the Sixteenth Year of the Reign of King Richard the Second.

III. And it is also enacted by the Authority aforefaid, That as well Juffices of Affile in their Circuita, as Juffices of Peace within the Limits of their Commiffion and Authorities, or Two of every fuch Juffices of Peace at the leaft, whereof one to be of the Quorum, fhall have full Power and Authority by virtue of this Act, in their Quarter or open Seffions, to enquire of all Offences, Contempts and Transgreffions, perpetrated, committed or done contrary to the true Meaning of the Premifes, in like Manner and Form as they may of other Offences against the Queen's Peace; and fhall certify every Prefentment afore them or any of them had or made concerning the fame, or any Part thereof, before the Queen, her Heirs and Succelfors, in her or their Court, commonly called the King's Bench, within Forty Days next after any fuch Prefentment had or made, if the Term be then open, and if not, at the First Day of the full Term next following the faid

Maintaining the Authority of the Bithop or See of Rome.

Proconvire. 16 R. 2. c. 5.

Who may enquire of and certry Offences.

Default of Certificate. faid Forty Days; upon Pain that every of the Juffices of Affife, or Juffices of the Peace, before whom fuch Prefentment shall be made, making Default of fuch Certificate contrary to this Statute, to lofe and forfeit for every fuch Default One hundred Pounds Penalty. to the Queen's Highnefs, her Heirs and Succeffors.

IV. And it is enacted by the Authority aforefaid, That the The Juffices of Juffices of the King's Bench, as well upon every fuch Certi- the King's Bench ficate, as by Enquiry before themfelves, within the Limits of determine the their Authorities, shall have full Power and Authority to hear, Offences aforgorder and determine every fuch Offence done or committed con- faid. trary to the true Meaning of this prefent Act, according to the Laws of this Realm, in fuch like Manner and Form, to all Intents and Purposes, as if the Person or Persons against whom any Prefentment shall be had upon this Estatute had been prefented upon any Matter or Offence expressed in the faid Estatute made in the faid Sixteenth Year of the Reign of King Richard the Second.

V. And moreover, be it enacted by the Authority aforefaid, Outh I Eliz. c. r. That as well all Manner of Perfons expressed and appointed in to be taken by and by the Act made in the First Year of the Queen's Majesty's fundry Persons. Reign that now is, intituled, An A& refloring to the Crown the ancient Jurifdiction over the Eftate Ecclefiastical and Spiritual, and abolifying all foreign Powers repugnant to the fame, to take the Oath expressed and set forth in the same, as all other Persons which have taken or shall take Orders, commonly called Ordines Sacros, or Ecclefiaftical Orders, have been or shall be promoted, preferred or admitted to any Degree of Learning in any University within this Realm or Dominions to the fame belonging; and all Schoolmafters and publick and private Teachers of Children, as alfo all Manner of Perfon and Perfons, that have taken or hereafter shall take any Degree of Learning in or at the Common Laws of this Realm, as well Utter-Barriffers as Benchers, Readers, Ancients in any Houfe or Houfes of Court, and all Principal Treafurers, and fuch as be of the Grand Company of every Inn of Chancery, and all Attornies, Prothonotaries and Philizers, towards the Laws of this Realm, and all Manner of Sheriffs, Efcheators and Feodaries, and all other Perfon and Perfons which have taken or shall take upon him or them, or have been or shall be admitted to any Ministry or Office, in, at or belonging to the Common Law, or any other Law or Laws, of, to or for the Execution of them, or any of them, used or allowed, or at any Time hereafter to be used or allowed within this Realm, or any of the Dominions or Countries belonging, or which hereafter shall happen to belong, to the Crown or Dignity of the fame, and all other Officers or Ministers of or towards any Court what severy, and every of them, shall take and pronounce a Corporal Oath upon the Evangelists, before he or they shall be admitted, allowed or fuffered to take upon him or them to ufe, exercife, fupply or occupy any fuch Vocation, Office, Degree, Ministry, Room or Service, as is aforefaid, and that in the open Court whereunto he doth or shall ferve or belong : And if he or they do not or shall not ferve or belong to any ordinary or open Court, then he or they shall take and pronounce the Oath aforefaid, in an open Place before a convenient Assembly, to witness the fame, and before fuch Personor Perfons as have or shall have Authority by common Use or otherwife, to admit or call any fuch Perfon or Perfons, as is Ver. 1V. Ń aforefaid,

A.D.1562.

aforefaid, to any fuch Vocation, Office, Ministry, Room or Service, or elfe before fuch Perfon or Perfons, as by the Queen's Highnefs, her Heirs or Succeffors, by Commission under the Great Seal of England, shall be named or assigned, to accept and take the fame, according to the Tenour, Effect and Form of the fame Oath verbaim, which is, and as it is already fet forth to be taken, in the aforefaid Act made in the First Year of the Queen's Majesty's Reign. [See Note to 1 Eliz. 1. § 19.]

VI. And also be it enacted by the Authority of this prefent Parliament, That every Archbishop and Bishop within this Realm, and Dominions of the same, shall have full Power and Authority by virtue of this Act, to tender or minister the Oath aforesaid to every or any Spiritual or Ecclessifical Person within their proper Diocese, as well in Places and Jurisdictions exempt as elsewhere.

VII. And be it enacted by the Authority aforefaid, That the Lord Chancellor or Keeper of the Great Seal of *England* for the Time being shall and may at all Times hereafter, by virtue of this Act, without further Warrant, make and direct a Commission or Commissions, under the Great Seal of *England*, to any Person os Persons, giving them or some of them thereby Authority to tendez and minister the Oath aforefaid, to such Person or Persons, as by the aforefaid Commission or Commissions the faid Commissioners shall be authorised to tender the same Oath unto.

VIII. And be it also further enacted by the Authority of this prefent Parliament, That if any Person or Persons appointed or compellable by this Act, or by the faid Act made in the faid First Year, to take the faid Oath, or if any Person or Persons to whom the faid Oath by any such Commission or Commissions shall be limited and appointed to be tendred, as is aforefaid, do or shall, at the Time of the faid Oath fo tendred, refuse to take or pronounce the faid Oath in Manner and Form aforefaid, that then the Party fo refusing, and being thereof lawfully indicted or presented within One Year next after any such Refutal, and convicted or attainted at any Time after, according to the Laws of this Realm, shall fuffer and incur the Dangers, Penalties, Pains and Forfeitures ordained and provided by the Statute of Provision and Premusine aforefaid, made in the Sixteenth Year of the Reign of King Riebard the Second.

IX. And furthermore be it enacted by the Authority afore-faid, That all and every fuch Perfon and Perfons, having Authority to tender the Oath aforefaid, shall within Forty Days next after such Refusal or Refusals of the faid Oath, if the Term be then open, and if not, then at the First Day of the full Terms next following the faid Forty Days, make true Certificate under. his or their Seal or Seals of the Names, Places and Degrees of the Person or Persons so refusing the same Oath, before the Queen, her Heirs or Succeffors, in her or their Court, commonly called the King's Bench; upon Pain that every of the faid Perfons having fuch Authority to tender the faid Oath, making Default of fuch Certificate, shall for every fuch Default forfeit an Hundred Pound to the Queen's Highnels, her Heirs or Succeffors; and that the Sheriff of the County where the faid Court, commonly called the King's Bench, shall for the Time be holden, shall or may by virtue of this Act impannel a Jury of the fame County, to enquire of and upon every fuch Refufal and Refufals; which Jury <u>fhall</u>

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1 Eliz. c. 1.

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Bishop may tender Oath to Spiritual Person.

Lord Chancellor may direct a C mmiffion to take the Oath.

First Refutal of the Oath.

Pramumire. 16 R. 2. C. 5.

Certificate of Refutal into the King's Bench.

Penaky.

shall or may, upon every fuch Certificate, and other Evidence Indiffment of to them in that Behalf to be given, by virtue of this Act, pro- the Offender. ceed to indict the Perfon and Perfons fo offending in fuch Sort and Degree, to all Intents and Purposes, as the same Jury may do of any Offence or Offences against the Queen's Majesty's Peace, perpetrated, committed or done within the fame County, of and for which the fame Jury is fo impanelled.

X. And for stronger Defence and Maintenance of this Act, it is further ordained, enacted and established by the Authority aforelaid, That if any fuch Offender or Offenders, as is aforelaid, of the First Part or Branch of this Estatute, that is to fay, by Writing, Cyphering, Printing, Preaching or Teaching, Deed or Act, advifedly and wittingly hold or itand with, to extol, fet forth, maintain or defend the Authority, Jurifdiction or Power of the Bithop of Rome, or of his See heretofore claimed, used or Second Time usurped within this Realm, or in any Dominion or Country, being maintaining Au-thoriny of Bishop of, within or under the Queen's Power and Obeyfance ; or by any or See of Rome, Speech, open Deed or A&, advifedly and wittingly attribute any or refuting Oath. fuch Manner of Jurifdiction, Authority or Preheminence to the faid See of Rome, or to any Bishop of the same See for the Time being within this Realm, or in any the Queen's Dominions or Countries; or be to any fuch Offender or Offenders abetting, procuring or counfelling, or aiding, affifting or comforting, upon purpose, and to the Intent to set forth, further and extol the faid usurped Power, Authority or Jurisdiction, after such Conviction and Attainder as is aforefaid, do eftfoons commit or do the faid Offences or any of them, in Manner and Form aforefaid, and be thereof duly convicted and attainted as is aforefaid.

XI. And alfo, That if any the Perfons above named and ap- Second Refuel pointed by this Act to take the Oath aforefaid, do after the Space of Three Months next after the first Tender thereof, the Second Time refuse to take and pronounce, or do not take and pronounce the fame, in Form aforefaid to be tendered, that then every fuch Offender or Offenders, for the same Second Offence and Offences, shall forfeit, lose and fuffer fuch like and the fame Pains, Forfeitures, Judgment and Execution, as is used in Cafes of High Treafon.

XII. Provided always, That this Act, nor any Thing therein No Corruption contained, nor any Attainder to be had by Force and Virtue of this Act, shall not extend to make any Corruption of Blood, the Disheriting of any Heir, Forfeiture of Dower, nor to the Prejudice of the Right or Title of any Perfon or Perfons, other than the Right or Title of the Offender or Offenders, during his, her or their natural Lives only.

XIII. And that it shall and may be lawful to every Perfon and Perfons, to whom the Right or Interest of any Lands, Tenements or Hereditaments, after the Death of any fuch Offender or Offenders, should or might have appertained, if no fuch Attainder had been, to enter into the fame, without any Oufler le main (a) to be fued in fuch Sort as he or they might have done, if this Act had never been had ne made. (a) [OUSTER LE MAIN taken away 12 Car. 2. c. 24. §4.]

XIV. Provided also, That the Oath expressed in the faid Act Oath I Eliz. c. I. made in the faid First Year, shall be taken and expounded in fuch exp unded. Form as is let forthan an Admonition annexed to the Queen's

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of Oath.

Treafon.

of Blood, &c.

Majefty's

Majefty's Injunctions, published in the First Year of her Majefty's Reign ; that is to fay, to confess and acknowledge in her Majefty, Heirs and Succeffors, none other Authority than that was her shallenged and lately used by the Noble King *Henry* the Eighth and King *Edward* the Sixth, as in the faid Admonition more plainly may appear.

XV. And be it enacted by the Authority aforefaid, That this Act shall be openly read, published and declared at every Quarter-Seffions by the Clerk of the Peace, and at every Leet and Lawday by the Steward of the Court, and once in every Term in the open Hall of every House and Houses of Court and Chancery, at the Times, and by the Perfons thereunto to be limited and appointed by the Lord Chancellor or Keeper of the Great Seal for the Time being.

XVI. And be it further enacted, That every Perfon which hereafter shall be elected or appointed a Knight, Citizen or Burges, or Baron for any of the Five Ports, for any Parliament or Parliaments hereafter to be holden, shall from henceforth, before he shall enter into the Parliament-house, or have any Voice there, openly receive and pronounce the faid Oath before the Lord Steward for the Time being, or his Deputy or Deputies for that Time to be appointed; and that he which shall enter into the Parliament-house without taking the faid Oath, shall be deemed no Knight, Citizen, Burgels nor Baron for that Parliament, nor shall have any Voice, but shall be to all Intents, Constructions and Purposes, as if he had never been returned nor elected Knight, Citizen, Burgels or Baron for that Parliament, and shall suffer fuch Pains and Penalties, as if he had prefumed to fit in the fame without Election, Return or Authority.

XVII. Provided alway, That forafmuch as the Queen's Majefty compelled to take is otherwife fufficiently affured of the Faith and Loyalty of the Temporal Lords of her High Court of Parliament; therefore this Act, nor any Thing therein contained, shall not extend to compel any Temporal Perfon, of or above the Degree of a Baron of this Realm, to take or pronounce the Oath abovefaid, nor to . incur any Penalty limited by this Act, for not taking or refufing the fame; any Thing in this Act to the contrary in any wife notwithftanding.

XVIII. Provided, and be it enacted by the Authority aforefaid, That charitable giving of reafonable Alms to any of the Offender or Offenders above specified, without Fraud or Covin, shall not be taken or interpreted to be any fuch Abetment, Procuring, Counfelling, Aiding, Aflifting or Comforting, as thereby the Giver of fuch Alms shall incur any Pain, Penalty or Forfeiture appointed in this Act.

XIX. Provided alfo, and be it enacted by the Authority of this prefent Parliament, That if any Peer of this Realm shall hereafter. offend contrary to this Act, or any Breach or Article thereof, that in that and all fuch Cafe and Cafes they shall be tried by their Peers, in fuch Manner and Form as in other Cafes of Treafons they have used to be tried, and by none other Means.

XX. Provided also further, and be it enacted, That no Person fhall be compelled by virtue of this Act to take the Oath above mentioned, at or upon the Second Time of offering the fame, according to the Form appointed by this Statute, except the fame Perfor

Knight, &c. of Parliament to take the Oath.

. . .

Penalty.

Peers not the Oath.

Charitable giving of Alms.

Peers offending how to be tried.

Who only shall be compelled to take the Oath upon the Second Tonder.

Perfon hath been, is or shall be an Ecclesiastical Perfon, that had. hath or shall have in the Time of one of the Reigns of the Queen's Majefty's most noble Father, Brother or Sifter, or in the Time of the Reign of the Queen's Majefty, her Heirs or Successfors, Charge, Cure or Office in the Church ; or fuch Perfon or Perfons as had, hath or hereafter shall have, any Office or Ministry in any Ecclefiaftical Court of this Realm, under any Archbishop or Bishop, in any the Times or Reigns aforefaid; or such Person or Perfons as shall wilfully refuse to observe the Orders and Rites for Divine Service, that be authorifed to be uled and observed in the Church of England, after that he or they shall be publickly by the Ordinary, or fome of his Officers for Ecclefiattical Caufes, admonished to keep and observe the same; or such as shall openly and advifedly deprave by Words, Writings or any other open Fact, any of the Rites and Ceremonies at any Time used and authorifed to be used in the Church of England; or that shall fay or hear the private Mais prohibited by the Laws of this Realm ; and that all fuch Perfons shall be compellable to take the Oath upon the Second Tender or Offer of the fame, and incur the Penalties for not taking of the faid Oath, and none other.

" XXI. And forafinuch as it is doubtful, whether by the Laws Unlawful to flag of this Realm there be any Punifhment for fuch as kill or flay one attainted in any Person or Persons attainted in or upon a Pramunire;' Be a Pramunire. it therefore enacted by Authority aforefaid, That it shall not be lawful to any Perfon or Perfons, to flay or kill any Perfon or Perfons in any Manner attainted, or hereafter to be attainted, of, in or upon any Premunire, by Pretence, Reason or Authority of any Judgment given, or hereafter to be given, in or upon the fame, or by Pretence, Reafon or Force of any Word or Words, Thing or Things contained or specified in any Statute, or Law of Provifion and Premunire or in any of them; any Law, Statute or Opinion, or Exposition of any Law or Statute to the contrary in any wife notwithstanding.

XXII. Saving always the due Execution of all and every Pers Punifhments infon and Performs attainted, or to be attainted, for any Offence flicted by former whereupon Judgment of Death now is or ought to be, or hereafter Laws. may lawfully be given, by reason of this Statute or otherwise: And faving always all and every fuch Pains of Death, or other Hurt or Punishment, as heretofore might, without Danger of Law, be done upon any Perfon or Perfons that shall fend or bring into this Realm, or any other the Queen's Dominions, or within the fame, shall execute any Summons, Sentence, Excommunication or other Procels against any Perfon or Perfons, from the Bifhop of Rome for the Time being, or by or from the See of Rome, or the Authority or Jurifdiction of the fame See.

XXIII. Provided always, and be it enacted by the Authority Upon what Proof aforefaid, That no Perfon or Perfons shall hereafter be indicted only any Abetter for Affifting, Aiding, Maintaining, Comforting or Abetting of &c. may be inany Person or Persons for any the faid Offences, in extolling, fet. dicted. ting forth or defending of the ulurped Power and Authority of the Bilhop of Rome, unless he or they be thereof lawfully accused by fuch good and fufficient Testimony or Proof, as by the Jury by whom he shall to be indicted, shall be thought good, lawful and fufficient to prove him or them Guilty of the faid Offences. Who may determine Offenses against this A8, 23 Eliz. c. 1. § 8.] N s CAP.

## CAP. II.

#### An Act for the Maintenance and Increase of Tillage.

FORASMUCH as the Statute made in the Fourth Year of the Reign of the late Bring of the of the Reign of the late Prince of worthy Memory, King Henry the Seventh, for the keeping up of Houses of Husbandry; ' and one other Statute made in the Seventh Year of the Reign • of the late King of most famous Memory King Henry the Eighth, intituled, An Ad to avoid letting down of Towns; and also one
other Act made in the Twenty leventh Year of the Reign of the ' fame late King Henry the Eighth, intituled, An A& concerning " the Decay of Houses and Inclosures, are very good and profitable . Laws for the Common Wealth of this Realm :' It is therefore ordained and established by the Queen our Sovereign Lady, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid Acts, and every of them, and every Branch and Article in the fame, and every of them contained, shall from henceforth be put in due Execution, and remain and continue in force for evermore.

" II. And alfo, where by an Act made in the Twenty feventh Year of the Reign of our faid late Sovereign Lord King Henry the · Eighth, whereby divers and fundry Religious Houfes of Monks, " Canons and Nuns, which might not difpend in Lands, Tenements and Hereditaments above the clear yearly Value of Two Hun-" dred Pounds, were given to the faid late King Henry the Eighth, · His Heirs and Succeffors for ever : It is among other Things enacted and ordained, that all and fingular Perfons, and Bodies · Politic and Corporate, to whom the faid late King Henry the · Eighth, His Heirs or Succeffors, after the making of the fame Act, fhould give, grant, let or demife any Scite or Precinct, with • the Houfes thereupon builded, together with the Demeans of • any Monasteries, Priories or other Religious Houses, that should • be diffolved or given to the faid late King Henry the Eighth by . that Act, and the Heirs, Succeffors or Affigns of every fuch Perfon, Body Politick and Corporate, should keep or cause to • be kept an honeft continual House and Houshold in the fame · Scite or Precinct, and should occupy or caufe to be occupied • yearly, as much of the Demeans in ploughing and tilling of • Husbandry, (that is to fay) as much of the faid Demeans which then were commonly used to be kept in Tillage by the Governors, · Abbots or Priors of the fame Houses, Monasteries or Priories, · or by their Farmer or Farmers occupying the fame, within the Time of Twenty Years next before that Act, upon Pain to forfeit to the King's Highness, for every Month fo offending, Six Pounds . Thirteen Shillings and Four pence, to be recovered to His Use ' in any of His Courts of Record; and over that, by the fame \* Statute it is enacted, that all Juffices of Peace in every Shire where any fuch Offence should be committed and done, contrary • to the true Meaning and Intent of that Act or Statute, should · in every Quarter and General Seffions within the Limits of their Commission, enquire of the Premises, and should have full Power and Authority to hear and determine the fame, and to tax and • affefs no lefs Fine for every the faid Offences than is before limited · for the faid Offence, and Effreats thereof to be made and certified into 4

4 & 5 H. 7. c.19.

7 H. 8. c. I. 27 H. 8. c. 22.

Made perpetual. 27 H.S. c. 28.

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s 10.

· § 11.

' into the King's Exchequer, according, and at fuch Time and . Form as other Eftreats of Fines, Iffues and Amerciaments be \* made by the fame Juffices, as by the fame Act more at large · doth appear; which Part of the faid Act concerning keeping of . House and Houshold in the faid Scites and Precincts, and occu-' pying of fuch Demeans of the fame in Tillage, as is aforefaid, ' then was, and yet is thought very beneficial to the Commonwealth, " and most needful to be put in due Execution ;' Be it therefore enacted by the Authority aforefaid, That the faid Branches and Articles of the faid Statute last above mentioned, made in the faid Twenty feventh Year of our faid late Sovereign Lord King Henry continued. the Eighth, and every l'enalty and Thing touching the fame, be alfo from henceforth put in due Execution, and fhall remain and continue in their full Force and Virtue, according to the good Intent and Meaning of the fame laft recited Statute ; any Thing in this prefent Act to be hereafter contained to the contrary notwithftanding.

• III. And foratmuch as there have been fithence the making 5 & 6 E 6. c. s. \* of the faid Statute, certain other Laws and Statutes made in 2& 3P.&M. \* the Time of our late Sovereign Lord King Edward the Sixth, ' and in the Time of the late Sovereign King Philip and Queen \* Mary, for the re-edifying of decayed Houfes of Hufbandry, and for the Increase of Tillage, which being in fome Parts thereof imperfect, and in some Places too mild and gentle, have \* not brought to the decayed State of Tillage, and of Houfes ' of Hufbandry, that long looked for Remedy which was then \* hoped for :' Be it therefore enacted by the Authority aforefaid, That the faid Laws and Statutes made in the Times of the faid late King Edward the Sixth, and King Philip and Queen Mary, touching and concerning the Decay of Houles of Hulbandry, and for the Increale of Tillage, and every Article and Thing in them and every of them contained, shall be from henceforth repealed and made void to all Intents and Purposes.

IV. And be it also further enacted and established by the Regulations for Authority aforefaid, That from and after the Feaft of the An- Lands that have nunciation of our Lady, which shall be in the Year of our Lord been ploughed, God One thousand five hundred and fixty four; all fuch Lands and Grounds, or fo much in Quantity as in any Town, Village, Hamlet, Lordship, Place known, or Parish within the Realm of England or Wales, have been eared, ploughed and put in Tillage in any One Year, and so kept in Tillage by the Space of Four Years, any Time fithens the Feaft of St. George the Martyr, in the Twentieth Year of the Reign of King Henry the Eighth (other than the faid Demeanes of the faid late Monasteries, Priories and religious Houfes, given as is above rehearfed to the faid late King Henry the Eighth, in the faid Twenty feventh Year of His Reign) shall be eared, ploughed, used and kept in Tillage, or cauled to be eared, ploughed, uled and kept in Tillage for ever, according to the Nature of the Soil and Cuftom of the Country, by the Occupier or Occupiers thereof, without Fraud or Collusion, upon Pain that every Offender contrary to this Act, shall lose and forfeit yearly for every Acre Ten Shillings, which Penalty. Forfeiture shall go and be in Manner and Form following; that is to fay, to fuch Perfon or Perfons as been next in Re-werfion or Remainder thereof, for Term of Life, Lives, or is N-4 Tail,

#### Repealed,

Distrefs.

Reversioner, &c. may distrain.

How Penalties to go.

 Penalties how disposed of. Tail, their Executors or Administrators; and that by Authority of this Act, it shall be lawful for him or them to levy the fame Penalty or Forfeiture of Ten Shillings for every Acre by Diffres, and to justify or make their Advowries or Cognizances of the fame, in fuch Manner and Form as any Perfor or Perfons may do for Rents referved upon Estate or Estates made for Term of Years, of any Lands or Tenements, or otherwife, Ihall and may fue for the fame Penalty and Forfeiture by Action of Debt, Bill, Plaint or Information in any Court of Record of the Queen our Sovereign Lady, her Heirs or Succeffors, wherein no Wager of Law, Effoin or Protection, shall be allowed or admitted for the Party Defendant; and if they or any of them do not distrain, or otherwise claim or demand the faid Penalty and Forfeiture by any the Ways or Means aforefaid, within the Space of One whole Year next after the Offence done in Form aforclaid, and purfue for the fame with Effect, without Fraud or Covin, and do not recover (and might have recovered the fame, with fuch Speed as may be by the due Order of the Law); that then after fuch Default, it shall be lawful for him or them to whom the Reverfion or Remainder of the Fee-fimple of the faid Lands fhall appertain; their Executors or Administrators to distrain, avow or make Recognizance, and juftify, or otherwife to fue for the faid Forfeiture and Pains in Form aforefaid, at any Time within One Year next enfuing any fuch Default; and in his or their Default the faid Penalty or Forfeiture to go and be to the immediate Lord or Lords of the Fee or Fees of whom the faid Lands been holden, to be recovered in Manner and Form aforefaid, fo that he or they do take and fue for his or their Remedy therein, within One Year next enfuing any fuch Default, in Manner and Form aforcfaid; and in his and their Default the faid Penalty and Forfeiture to go and be to the Queen's Highnels, her Heirs and Succeffors, to be recovered by any of the Means or Remedies aforelaid, at any Time or Times, at her or their Wills or Pleafures, or otherwife to any other Perfon or Perfons that will fue as well for the Queen's Majefty, her Heirs and Succeffors, as for him or themfelves, for the fame Pains and Forfeitures, upon which Suit the one Moiety shall be and go to the Queen's Majesty, her Heirs or Successions, and the other to him or them that fo will fue for the fame, by Action of Debt, Bill, Plaint or Information, in any of the Queen's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed for the Party Defendant.

V. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons, being an Occupier and Owner of any fuch Lands and Grounds as is aforefaid, of any Effate of Inheritance, fhall offend against the Form of this Act; that then the faid Penalty and Forfeiture shall go and be to the next immediate Lord or Lords of the Fee or Fees thereof, his or their Executors or Administrators, to be recovered by such Ways and Means as before is limited and appointed, fo that he or they do purfue and take their Remedy for the fame in Form aforefaid, within One Year next after such Offence committed; and if any fuch Occupier and Owner shall be a Copyholder or a Customary. Tenant, that then the said Penalty or Forfeiture to go and be to the Lord or Lords of the Manor of whom the fame Copy or Customary Tenements been holden, their, Executors or Administrators,

nistrators, fo that he or they do purfue and take their Remedy for the fame, in fuch Manner and Form, and within the Time laft before limited; and in every fuch Default of the faid Lord or Lords of the Fee or Fees, and of the Lord or Lords of the faid Manor or Manors as is aforefaid, or of any of them, the faid Penalties and Forfeitures to go and be to the Queen's Majefty, her Heirs and Succeffors, or to fuch other Person or Persons as will fue for the fame, as well for the Queen, her Heirs or Succeffors, as for him or themfelves, in fuch Manner and Form as before is declared, in every which Suit, none Effoin, Prct Ction or Wager of Law shall be admitted or allowed for the Party Defendant.

VI. Provided always, and be it further enacted by the Au- Proviso for thority aforefaid, That this Act or any Uhing herein contained, Ground kept in thall not be prejudicial, ne thall extend to charge any Perfon or Pature. Perfons that hath or fhail turn any Ground from Tillage to Pafture, and shall keep fuch Ground in Pasture whole, and not converted to Tillage, for the only Maintenance and Keeping of his or their own Horles, Geldings, Mares or Draught Oxen, or for the Maintenance or Keeping of Kine or other Cattle, for the only Victuals to be fpent in his or their own Houses, fo that the same Perion or Perfons hath or shall not have in his or their Possession, Occupation or Difpolition, other fufficient Paiture Ground for that Purpole, within Five Miles of his or their Manfion House.

VII. Provided alfo, and be it enacted by the Authority afore- Proviso for com faid, That no Perfon or Perfons that shall commonly feed and mon Grazien, fell yearly, Beefs or Muttons to a greater Number than he or &c. they shall yearly spend in Victual, in his or their own Mansion House or Houses, or that shall be a common Fatter of Beefs or Muttons, or any of them, as a common Grazier or Sheepmaster, to be commonly fold in Markets and Fairs, or to common Butchers, shall be taken, expounded, or understood to be fuch Perfon or Perfons as by this Provifo last above mentioned, may keep any Ground or Pafture whole, and not converted to Tillage for the Maintenance and Keeping of Kine or other Cattle for the only Victual to be fpent in his or their own Houses, but been and shall be excepted out of the fame Provifo; any Thing in

the same Proviso contained to the contrary notwithflanding. VIII. Provided also, and be it likewife enacted by the Au. Proviso for thority aforefaid, That this Act, or any Thing therein contained, Parks, &c. thall not extend unto any lawful Park or Parks, or ancient Warrens now used with Deer or Conies, or to any Park or Parks heretofore lawfully used as Parks, and being now disparked, or to any other Grounds that heretofore have been by any her Highpels Progenitors, or hereafter shall fortune to be made Parks or Warrens by Licence of our Sovereign Lady the Queen, her Heirs or Succeffors, with fufficient Claufe or Difpenfation for converting of Tillage into Pasture, and been or shall be layed, beftowed and employed to the Maintenance and Keeping of Deer or Conics, without Fraud or Covin, and not to the feeding or keeping of any other Cattle or Beafts, but only milch Kine for him or themfelves, or his or their Keeper of fuch Park or Warren, for the Provision of his or their House or Houses, or for the keeping of his or their Horfes, Geldings, Mares, Colts or Swine, ne shall extend to any Waste Grounds, Commons, Heaths, Downs, Fens, Moors, commonly uled as Common, nor to any Heaths, Fens,

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Fens, Moors, Marshes, being now used in Severalty, and not commonly used to be fown and put in Tillage fince the faid Feaft of Saint George, in the faid Twentieth Year of the Reign of King Henry the Eighth, nor to any fresh Marshes being furrounded with Water within the Space of Six Years next before the First Day of this prefent Parliament, nor to any Orchard, Garden, Pool or Pond Yard, nor to any Ground fet or fown with Saffron, Hops, Garlick, Onions, Flax, Ode or Madder, or being without Fraud or Guile fown with Acorns, or fet with any Kind of young Woods, nor to any Wood Grounds which be not flubbed, or wherein the Wood hath been felled, or hereafter shall be felled, and the Roots and Stubs thereof yet remaining undigged up, nor any Meadows or other Grounds without Fraud or Covin, accultomably used to be mown for Hay Once in the Year at the leaft during fuch Time before specified; any Thing in this Act contained to the contrary notwithstanding. And where in the faid First Proviso it is mentioned that this Act or any Thing therein contained, shall not extend or be prejudicial to any Perfon or Perfons for keeping of any Ground in Pasture or Meadow for the only Maintenance or Keeping of his or their own Horfes, Marcs, Geldings or Draught Oxen, or for the Maintenance or Keeping of Kine or other Cattle for the only Provision or Victualling of his or their Manfion or Dwelling-house or Houses; be it declared and enacted by the Authority aforefaid, That if it shall fortune any such Perfon or Perfons to be absent and not relident at or upon his or their ufual Mansion or Dwelling-house or Houses, with his Family or Houshold, for and by Occasion of Service or Attendance to be done by any fuch Perfon or Perfons, by the express Commandment of the Queen's Majesty, her Heirs or Successors, within the Realm or without, or elfe having Two or Three Manfion or Dwelling-houses, and shall be refident and dwelling with his Family but at One of them, or shall be within Age, that then during and for the Time of fuch Service, Attendance, Minority and Absence (and Que Year next after) from any his faid Dwellinghouses, or during and for the Time that he or they shall be resident and dwelling with his Family but at or upon One of them, shall and may keep fuch Grounds in Pasture or Meadow belonging or ufually occupied with any of the faid Two or Three Houfes, and with no more nor others, in his or their own Hands or Occupation, or let it out to any other Perfon or Perfons without incurring any Danger or Forfeiture by virtue of this Act, fo that the same Person or Persons shall and do keep the same Mansion and Dwelling-houfe or Houfes unletten and in good and fufficient Reparations, and meet and convenient for him of them to repair and refort unto at all Times for his or their Dwelling and Abode; any Thing in the faid Provifo, or in any Part of this Act, to the contrary thereof in any wife notwithftanding.

Provilo as to Informations in Exchequer, & c. IX. Provided always, and be it further enacted by the Authority aforefaid, That the Repeal of any Act or Statute now repealed by this prefent Act, nor any other Matter or Thing herein contained, fhall in any wife extend, or be interpreted, judged or expounded to hinder, hurt or take away any Suit, Information or Informations exhibited and now depending in the Queen's Majefly's Court of Exchequer, or in any other Court of Record, for or in any wife concerning the Decay of any Houfes or Tenements of 12 Hufbandry,

Hulbandry, or for the converting of any Lands or Tenements from Tillage into Pasture contrary to the Form and Effect of any Statute or Statutes heretofore made; but that all and every fuch Suits and Informations shall stand, remain and be of as good Force and Effect in the Law, to all Intents, Conftructions and Purposes as the fame and every of them were before the making of this Act ; and that the faid Acts and Statutes now by this prefent Act repealed, shall for and in respect only of the faid Informations and Suits, and every of them fo now depending, stand, remain and be in fuch like Force and Effect as they and every of them were before the making of this Act; any Thing herein contained to the contrary thereof notwithstanding.

' X. And whereas fome Doubt and Question hath heretofore 4&5 H.7. G19. \* rifen and been moved upon certain Words contained in the faid ' Statute, made in the faid Fourth Year of the Reign of the late ' King Henry the Seventh; (that is to fay) upon these Words: . House or Houses letten to farm, with Twenty Acres of Land 4 at least, or more, lying in Tillage and Husbandry; whether the ' fame Twenty Acres of Land or more should be accounted and • taken to be all Arable Land, and wholly put in Tillage or not, ' and also what Quantity and Measure every Acre should be of " and contain :' For a plain and perfect Declaration and Inter- Explained. pretation whereof, be it enacted and declared by the Authority of this prefent Parliament, That the faid Statute is and fhall be expounded and taken to extend to Houfe or Houfes that now have or hath, or at any Time heretofore fithens the First Ycar of the Reign of the faid late King Henry the Seventh, have or hath had, or that hereafter shall have Twenty Acres of Ground to the fame Houfe or Houfes lying, or belonging, or with the fame commonly occupied or ufed, although the fame Ground hath not been, is or shall be all wholly used as Arable Land and put in Tillage, but only fome Part thereof, and that the Content of every Acre shall be taken and rated after the Rate and Meafure lunited and appointed in the Ordinance or Treatife De terris menfurandis; any Ambiguity, Doubt or Thing whatfoever to the contrary thereof notwithstanding.

XI. Provided always, and be it further enacted by the Authority One Puniformer aforefaid, That if any Perfon or Perfons hath, or at any Time for One Offence. hereafter shall fustain any Penalty, Forfeiture or Lofs for or by reason of any Offence committed or done contrary to the Tenor or Effect of this Act, or any other of the Acts before recited and confirmed, that then he or they shall not be eftfoons fued, vexed or impeached for the fame Offence; any Thing in this Act, or in any other of the Acts aforefaid, had or made to the contrary thereof notwithstanding.

XII. And to the Intent that the Offender of this Act, or of Lord Chancellor any the Acts before specified, and by this Act confirmed, and the may iffue Com-Offences committed and done against any of the fame, may be the million to enquire better known, and that the more due Execution thereof may be had; Be it enacted by the Authority aforefaid, That the Lord Chancellor, or Lord Keeper of the Great Scal of England for the Time being, shall have full Power and Authority by virtue of this Act, from Time to Time to award and direct a Commission or Commissions under the Great Seal of England, into every Shire or County within this Realm and Wales, to fuch Perfons as by his

of Offenders, Sec.

his Wildom and Difcretion shall be thought most meet and convenient, authorizing them, or Four of them at the leaft, by virtue thereof, and of this Act, to enquire and fearch out within every Town, Village, Parish and Hamlet within their Commission, by the Oaths of Six lawful and indifferent Perfons, or otherwife, according to their good Difcretions, of the Offences committed or done against this Statute, or any other the Statutes before mentioned, and by this Act confirmed; and whether any Perfon or Perfons to whom any Penalty or Forfeiture is given, limited or appointed by the fame, or any of them, have taken the Benefit or Advantage of the faid Forfeitures and Pains, or not, according to the fame Laws and Statutes; and that within Three Months next after every fuch Inquiry and Search, the faid Commiffioners, or Four of them at the leaft, shall make Certificate thereof, and of their Doings by virtue of the faid Commission, under their Hands and Seals, into the High Court of Chancery, upon Pain of Forfeiture of every fuch Commissioner Twenty Pounds Sterling to the Queen's Majefty, her Heirs and Succeffors; and that the fame Commissioners, or Two of them at the least, shall have Authority and Power by virtue of this Act, to direct their Precept to the Sheriffs of the County, being within the Limits of their Commission, to warn as many honest Men of his Bailiwick as the faid Commissioners shall appoint, by whom the Truth in the Premises may be best known, to inquire and true Presentment make of all and every Offences committed or done contrary to the faid Acts, or any of them, and to fet fuch reafonable Fines and Amerciaments upon fuch Perfons as shall make Default of their Appearances, or making their Appearances shall neglect to do their Duties in and about the Execution of the Premifes, as to the fame Commissioners, or Four of them, shall be by their Difcretions thought meet and convenient, fo that the fame Fines or Amerciaments for any one Default exceed not the Sum of Twenty Shillings; and that the fame Fines and Amerciaments fo by them taxed and fet, shall be yearly well and truly eftreated into the Court of the Exchequer, and there to be levied to the Ufe of our Sovereign Lady the Queen, her Heirs and Succeffors, as other Fines and Amerciaments have been there accustomed and used to be levied; and that if the Sheriff to whom fuch Precept finall be awarded that be remifs or negligent in ferving of the Precept, and returning of the fame at the Time and Place appointed and prefixed in the faid Precept ; that then the faid Commissioners, or Four of them, shall for every such Default affess and tax upon the faid Sheriff Ten Pounds, and shall estreat the same into the faid Court of Exchequer, to be levied to the Queen's Majefty's Ufe, her Heirs and Succeffors as is aforefaid.

Provilo for I.ibertics, &c. XIII. Provided always, and be it enacted by the Authority aforefaid, That it shall not be lawful to any Sheriff, Under Sheriff or Sheriff deputed, to infringe or enter into any Liberty or Franchife for the Execution of any fuch Precept, but shall make his Mandatum to the Bailiff of the Franchife or Liberty for the executing and ferving of the fame, and that the Bailiff of every fuch Franchile or Liberty shall ferve and execute the faid Precept, according to the Tenor thereof, in fuch like Manner and Form as the Sheriff should or ought to have done if it had been within his

Penalty.

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his Bailiwick, upon Pain of Forfeiture of Five Pounds, to be Penalty. oftreated and levied as is aforefaid.

· XIV. Provided alfo, and be it enacted by the Authority Breach of Coveaforefaid, That the putting of any Lands or Tenements hereafter nant, &c. from Pasture to Tillage, according to the Tenor and Effect of this Act, shall not in any wife extend to be any Caufe of Breach or Forfeiture of any Bond, Covenant, Payment or Condition made or hereafter to be made between any Person or Persons, Bodies Politick or Corporate, which in any wife is or shall be repugnant or contrariant to this Act.

XV. Provided always, and be it further enacted by the Au- Provido respectthority aforefaid, That this Act or any Thing therein contained, ing Warrens. shall not extend to give any Benefit, Advantage or Liberty to any Perfon or Perfons which at any Time fithens the faid Feaft of Saint George the Martyr, hath converted or employed, or hereafter shall convert or employ any more Ground to the keeping of Conies, not being lawful Warren, than Five Acres at the most, and the fame to be within One Mile of his Dwelling-house, and also not notiome or hurtful to the Corn of any Perfor or Perfons other than of the Owner of the fame Ground, fo that he or they put and keep in Tillage as much or as many Acres of his own proper Ground lying within the faid Manor, Lordship or Parish as the faid Connigre shall contain above the faid Number of Five Acres, that hath not heretofore been liable to be continued in Tillage by force of any Law or Statute; any Thing in this Act before mentioned to the contrary thereof notwith-Randing.

· XVI. And where also by the faid Estatute of Henry the 4 & 5 H.7. c. 19-• Seventh, the Meaning of the Makers thereof appeareth to be, • that every Houle of Hulbandry having Twenty Acres of \* Land or more, belonging or lying thereunto, or with the fame · commonly occupied, ufed or demifed, the fame Twenty Acres • or more should not be severed or divided from the faid House • or Honfes, but should be demised, occupied or used together, • for the better Maintenance of every fuch House and Houses, • and of Tillage and Hufbandry :' Be it therefore enacted and Houfes with 20 declared by Authority of this prefent Parliament; That no Per- Acres of Land. fon or Perfons whatfoever, having or that hereafter shall have any fuch Houses or House of Husbandry, with Twenty Acres of Land or more, belonging or lying thereunto, or with the fame commonly occupied, used or demifed, shall from and after the Regulations con Firf Day of this prefent Parliament, fever or divide the faid cerning dividing Twenty Acres of Land or more, nor any Part thereof from any of the faid House or Houses, unless the fame be kept in Tillage, or otherwife for the Profit of Hufbandry, according to the Nature of the Ground, or according to the Cultom of the Manors where the fame Land shall fo be, upon the Pains and Forfeitures contained in the faid Estatute of *Henry* the Seventh, to be taken in fuch Form as by the fame Statute appeareth, except he or they shall lay and allign to the faid Houfe or Houfes, or to any other House or Houses being within the same Parish or Lordship, or within Two Miles of the faid Houses, being also not bound to be maintained and upholden by Form of the faid Statute of King Henry the Seventh, as much other Land within the fame Parifa, Lordinip, or within Two Miles as is abovefaid; for

fuch Land from

for and in lieu of fuch or fo much of the former Land as ought to have continued by force of the faid Statute with the former Houfe, and cannot conveniently be returned to the fame former Houfe.

XVII. And be it further enacted by the Authority aforefaid, That if any fuch Houfe or Houfes of Hufbandry and Land be divided or fevered the one from the other, by reafon of any Leafe or Leafes, for 'Term of Life, Lives, or for Term of Years, made or granted before the First Day of this prefent Parliament, that then whenfoever the faid Leafe or Leafes shall end or determine by any Manner of Means to as the fame Houfe or Houfes and Lands thereunto belonging shall be discharged of all such Leafes, the fame Houfe and Houfes and Lands to demifed shall not afterwards be fevered or divided the one from the other, but shall go, be kept and occupied together at all Times after, accorling to the Declaration before mentioned, upon the Pains and Forfeitures last before specified, and to be taken also as in the faid Statute is mentioned; except by the returning or re-uniting of the fame Land to the faid House, there shall or may grow any manifest Decay of any other Houses newly edified, or of any other Farms that hath been by Means of Diffribution of Severance of the fame Land or Lands or any Part thereof, made or affigned to be feveral Tenements or Holds.

<sup>6</sup>XVIII. And wherein the faid Statute made in the faid Seventh <sup>6</sup>Year of the Reign of the faid King *Henry* the Eighth, amongft <sup>6</sup> other Things in the fame it is enacted, That if fithens the First <sup>6</sup> Day of the fame Parliament, any Lands which at the fame First <sup>6</sup> Day or fithens the fame First Day were commonly ufed in Til-<sup>6</sup> lage, were enclofed or from thenceforth fhould be enclofed and <sup>6</sup> turned only to Pafture, whereby any Houfe of Hufbandry then <sup>6</sup> was or thereafter fhould be decayed, that then all fuch Lands <sup>6</sup> fhould be by the Owner or Owners thereof, their Heirs, Suc-<sup>6</sup> ceffors or Ailigns, or other for them, within One Year next en-<sup>6</sup> fuing the fame Decay put in Tillage, and exercifed, ufed and <sup>6</sup> occupied in Hufbandry and Tillage as they were the First Day <sup>6</sup> of the fame Parliament, or at any Time fithens and after the <sup>6</sup> Manner and Ufage of the Country where fuch Lands did lie as <sup>6</sup> by the faid Act more plainly may appear.

XIX. And forafmuch as upon the faid Part of the faid . Statute divers Doubts and Queftions have been moved hereto-' fore:' Be it therefore enacted and declared by the Authority aforefaid, That if at any Time fithens the making of the faid Act and before the faid Feaft of Saint George, in the faid Twentieth Year of the Reign of the faid late King Henry the Eighth, any Lands belonging to any fuch Houfe of Hufbandry as is aforefaid, have been turned from Tillage to Pasture by any Perfon or Perfons, that then the fame Lands or fo much other Lands being within the fame Parish, Lordship or Manor that heretofore was not liable or bound by any Law or Statute to be kept in Tillage, shall be turned again into 'Tillage within One Year next after the Seffion of this prefent Parliament, and kept in Tillage for ever, according to the Cultom of the Country and Nature of the Soil, whether the faid Houfe whereunto the faid Lands did belong be decayed or no, or whether the fame Lands were enclosed or not. enclosed, or whether some Part thereof and not the Whole were kept

7H.8. c. 1.

Explained as to Land turned to Tillage, enclosed, Arc. kept in Tillage or not, upon the Pains contained in the fame 7H.8. c. L Statute made in the faid Seventh Year of the Reign of the faid late King Henry the Eighth.

XX. Provided always, and be it further enacted by the Au- Provido as to thority aforefaid, That if any Perfon or Perfons whatfoever, Wafte Lands baving any Pafture, Heath, Wafte or Barren Ground which hath surned so Tillage. not been heretofore commonly used to be eared or tilled for Corn, and yet neverthelefs the fame Perfon or Perfons to the Intent to better and amend the faid Ground, and not to use the fame for Tillage, have or hath at any Time heretofore turned or put the fame into Tillage, or at any Time hereafter shall turn and put the fame into Tillage, and hath or shall keep the fame Ground for that Caufe only in Tillage by the Space of Four Years together, that this Act or any Thing therein contained shall not compel any Perfon or Perfons to continue or put in Tillage the faid Pasture, Heath, Barren or Walte Ground fo eared; any Thing before expressed in this A& to the contrary thereof notwithstanding.

XXI. Provided always, That this Act or any Provision, Claufe Provideor Lead, or Article therein contained, shall not be understood or ex- Cool, &c. Mines. pounded to extend, or be in any wife prejudicial to those Parts or Portions of Grounds wherein any Owner of Lead, Tin or Iron, or Coals commonly called Sea Coal, Stone Coal or Moor Coal, have been, are or hereafter shall be usually gotten, by Means whereof the fame Grounds cannot conveniently be put and kept in Tillage; this Act or any other Law, Ulage or Cultom to the contrary in any wife notwithstanding.

XXII. Provided alfo, That this Act nor any Thing therein Provido for contained, shall extend to compel any Person or Persons to put in Foreits, &c. Tillage any Lands or Grounds within any Forest or Chase, except Snowden. the Forest of Snowden in North Wales, otherwise than before the making of this Statute, he or they ought or were bound to do: this Act to endure to the End of the next Seffion of Parliament : Provided always, that this Statute or any Thing therein contained, Proviso for shall not extend to compel any Inhabitant of the Counties of North- Northumberamberland, Westmorland or Cumberland to re-edify, maintain or to land, &c. keep in Manurance any House or Ground that shall be overthrown, burned, deltroyed, walted or decayed by Enemies, or by any occafion of Wars or Invafions during the Wars, or within Four Years after the Conclusion of Peace next following fuch Overthrowing, Burning, Destruction, Wasting or other Thing in this prefent Act to the contrary notwithstanding.

XXIII. And foralmuch as this Act shall continue but to the Proviso for Land End of the next Seffion of Parliament; be it therefore enacted in Tillage, on the by Authority aforefaid, That no Perfon or Perfons shall from First Day of the henceforth convert from Tillage to Pasture any Ground which was in Tillage the First Day of this Parliament, other than fuch as they might lawfully have converted from Tillage to Patture before the making of this Act; any Thing contained in this Act to the contrary notwithstanding.

[This All repealed, 21 Jac. 1. c. 28. § 11.]

#### CAP III.

An Act for the Relief of the Poor. EXP.

Parliament.

CAP.

## CAP. IV.

### An Aft touching divers Orders for Artificers, Labourers, Servants of Hufbandry and Apprentices.

25E-3.5tat.1.c.1. 6 37 E. 3. c. 6. 12 R. 2. c. 3-9. 13 R. 2. Stat.1.c.8. 6 H. 6. c. 3. 8 H. 6. c. 8. 14& 15 H. 8. c. 2. 21 H. 8. c. 16.

**A** LTHOUGH there remain and fland in force prefently a great Number of Acts and Statutes concerning the Retainfing, Departing, Wages and Orders of Apprentices, Servants and · Labourers, as well in Hufbandry as in divers other Arts, Myfteries and Occupations; yet partly for the Imperfection and . Contrariety that is found, and doth appear in fundry of the 6 faid Laws, and for the Variety and Number of them, and chiefly for that the Wages and Allowances limited and rated in many of the faid Statutes, are in divers Places too finall and not anfwer-4 able to this Time, respecting the Advancement of Prices of all . Things belonging to the faid Servants and Labourers ; the faid · Laws cannot conveniently, without the great Grief and Burden · of the poor Labourer and hired Man, be put in good and due · Execution : And as the faid feveral Acts and Statutes were, at . f the Time of the making of them, thought to be very good and · beneficial to the Commonwealth of this Realm, (as divers of them • are) fo if the Substance of as many of the faid Laws as are meet to be continued, shall be digested and reduced into one fole Law and Statute, and in the fame an uniform Order prefcribed and limited concerning the Wages and other Orders for Apprentices, Servants and Labourers, there is good Hope that it will come • to pafs, that the fame Law (being duly executed) should banish · Idlenefs, advance Hufbandry, and yield unto the hired Perfon, · both in the Time of Scarcity and in the Time of Plenty, a convenient Proportion of Wages.'

AAs repealed.

II. Be it therefore enacted by the Authority of this prefent Parliament, That as much of all the Effatutes heretofore made, and every Branch of them, as touch or concern the Hiring, Keeping, Departing, Working, Wages, or Order of Servants, Workmen, Artificers, Apprentices and Labourers, or any of them, and the Penalties and Forfeitures concerning the fame, fhall be, from and after the laft Day of *September* next enfuing, repealed and utterly void and of none Effect; and that all the faid Statutes, and every Branch thereof, or any Matter contained in them, and not repealed by this Statute, fhall remain and be in full Force and Effect; any Thing in this Statute to the contrary notwithflanding.

III. And be it further enacted by the Authority aforefaid, That no manner of Perfon or Perfons, after the aforefaid laft Day of September now next enfuing, fhall retain, hire or take into Service, or caufe to be retained, hired or taken into Service, nor any Perfon fhall be retained, hired or taken into Service, by any Means or Colour, to work for any lefs Time or Term than for One whole Year, in any of the Sciences, Crafts, Mytheries or Arts of Clothiers, Woollen Cloth Weavers, 'Tuckers, Fullers, Clothworkers, Sheremen, Dyers, Hofiers, 'Taylors, Shoemakers, Tanners, Pewterers, Bakers, Brewers, Glovers, Cutlers, Smiths, Farriers, Curriers, Sadlers, Spuriers, Turners, Cappers, Hatmakers or Feltmakers, Bowyers, Fletchers, Arrow-head-makers, Butchers, Cooks or Millers. [Query, 1] this Section to not virtually repealed by **31** G. 2. c. 11. § 3.]

IV. And

No Perfon shall retain a Servant in these Sciences under a Year. IV. And be it further enacted, That every Person being un- What Sort of married, and every other Person being under the Age of Thirty Persons are com-Years, that after the Feaft of Eafler next shall marry, and having pellable to ferve in any of the faid. Arts Crafts or Sciences and in any of the been brought up in any of the laid Arts, Crafts or Sciences; or that hath used or exercised any of them by the Space of Three Years or more, and not having Lands, Tenements, Rents or Hereditaments, Copyhold or Freehold, of an Estate of Inheritance, or for Term of any Life or Lives, of the clear yearly Value of Forty Shillings; nor being worth of his own Goods the clear Value of Ten Pound, and fo allowed by Two Juffices of the Peace of the County where he hath most commonly inhabited by the Space of One whole Year, and under their Hands and Seals, or by the Mayor or other Head Officer of the City, Borough or Town Corporate where fuch Perfon hath most commonly dwelt by the Space of One whole Year, and Two Aldermen, or Two other difcreet Burgeffes of the fame City, Borough or Town Corporate, if there be no Aldermen, under their Hands and Seals; nor being retained with any Perfon in Hufbandry, or in any of the aforefaid Arts and Sciences, according to this Statute ; nor lawfully retained in any other Art or Science; nor being lawfully retained in Houshold, or in any Office, with any Nobleman, Gentleman or others, according to the Laws of this Realm ; nor have a convenient Farm or other Holding in Tillage, whereupon he may employ his Labour: Shall, during the Time that he or they shall be fo unmarried, or under the faid Age of Thirty Years, upon Request made by any Perfon using the Art or Mystery wherein the faid Person so required hath been exercised (as is aforefaid) be retained; and shall not refuse to ferve according to the Tenor of this Statute, upon the Pain and Penalty hereafter mentioned.

V. And be it further enacted, That no Perfon which shall retain No Servant shall per any Servant, fhall put away his or her faid Servant, and that no depart or be put Perfon retained according to this Statute, fhall depart from his away before the Mafter, Miftrefs or Dame, before the End of his or her Term, Juftice of Peace, Juftice of Peace, upon the Pain hereafter mentioned, unless it be for fome reason- &c. may deterable and fufficient Caufe or Matter to be allowed before Two mine. Justices of Peace, or One at the least, within the faid County, or before the Mayor or other Chief Officer of the City, Borough or Town Corporate wherein the faid Master, Mistress or Dame inhabiteth, to whom any of the Parties grieved shall complain; which faid Juffices or Juffice, Mayor or Chief Officer, shall have and take upon them or him the Hearing and Ordering of the Matter betwixt the faid Master or Mistrefs, or Dame and Servant, according to the Equity of the Caufe. [See 20 G. 2.

c. 19. 6 G. 3. c. 25.] VI. And that no fuch Mafter, Miftress or Dame shall put away Warning. any fuch Servant at the End of his Term, or that any fuch Ser-' vant shall depart from his faid Master, Mistress or Dame at the End of his Term, without One Quarter's Warning given before the End of his faid Term, either by the faid Master, Mistrefs or Dame, or Servant, the one to the other, upon the Pain hereafter enfuing.

VII. And be it further enacted by the Authority aforefaid, Who are com-That every Perfon between the Age of Twelve Years and the Age pellable to ferve of Sixty Years, not being lawfully retained, nor Apprentice with by the Year in any Fisherman or Mariner haunting the Seas ; nor being in Service. Husbandry. with

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Crafts aforelaid,

with any Kidder or Carrier of any Corn, Grain or Meal, for Provision of the City of London, nor with any Husbandman in Husbandry, nor in any City, Town Corporate or Market Town, in any of the Arts or Sciences limited or appointed by this Effatute to have or take Apprentices; nor being retained by the Year, or Half the Year at the least, for the digging, feeking, finding, getting, melting, fining, working, trying, making of any Silver, Tin, Lead, Iron, Copper, Stone, Sca Coal, Stone Coal, Moor Coal or Cherk Coal, nor being occupied in or about the making of any Glais, nor being a Gentleman born, nor being a Student or Scholar in any of the Universities, or in any School; nor having Lands, Tenements, Rents or Hereditaments, for Term of Life, or of One Estate of Inheritance of the clear yearly Value of Forty Shillings; nor being worth in Goods and Chattels to the Value of Ten Pounds; nor having a Father or Mother then living, or other Anceftor whole Heir Apparent he is, then having Lands, Tene-ments or Hereditaments of the yearly Value of Ten Pound or above, or Goods or Chattels of the Value of Forty Pounds; nor being a neceffary or convenient Officer or Servant lawfully retained as is aforefaid; nor having a convenient Farm or Holding whereupon he may or shall employ his Labour; nor being otherwise lawfully retained according to the true Meaning of this Eftatute, shall after the aforefaid last Day of September now next enfuing, by virtue of this Estatute, be compelled to be retained to serve in Husbandry. by the Year with any Perfon that keepeth Husbandry, and will require any fuch Perfon fo to ferve within the fame Shire where he fhall be fo required.

VIII. And be it further enacted by the Authority of this prefent Parliament, That if any Person after he hath retained any Servant, shall put away the fame Servant before the End of his Term, unless it be for some reasonable and sufficient Cause to be allowed as is aforefaid; or if any fuch Mafter, Miftrefs or Dame shall put away any fuch Servant at the End of his Term, without one Quarter's Warning given before the faid End, as is above remembered, that then every fuch Matter, Mistrefs or Dame fo offending, unlefs he or they be able to prove by Two fuch fufficient Witnesses fuch reasonable and sufficient Cause of putting away their Servant or Servants during their Term, or a Quarter's Warning given afore the End of the faid Term as is aforefaid, before the Juffices of Oyer and Terminer, Juffices of Affize, Juftices of Peace in the Quarter-Selfions, or before the Mayor or other Head Officer of any City, Borough or Town Corporate, and Two Aldermen, or Two other difcreet Burgeffes of the fame City, Borough or Town Corporate, if there he no Aldermen, or before the Lord Prefident and Council established in the Marches of Wales, or before the Lord Prefident and Council for the Time being cftablished in the North Parts, shall forfeit the Sum of Forty. Shillings. [See 20 G.2. c. 19. 6 G. 3. c. 25.]

IX. And if any Servant retained according to the Form of this Eftatute, depart from his Mafter, Mistrefs or Dame's Service, before the End of his Term, unless it be for some reasonable and fufficient Caufe to be allowed as is aforefaid ; or if any Servant at the End of his Term depart from his faid Mafter, Miffrefs or Dame's Service without One Quarter's Warning given before the End of his faid Term, in Form aforefaid, and before Two lawful Witn, fle. 🖡

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Putting away Servant within his Term, or at the End of his Term without Warning.

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Penaky.

Servant not performing his Duty or departing.

Witnesses; or if any Person or Persons compellable and bounden to be retained, and to ferve in Husbandry, or in any other the Arts, Sciences or Mysteries above remembered, by the Year or otherwife, do (upon Request made) refuse to ferve for the Wages that shall be limited, rated and appointed, according to the Form of this Statute, or promife or covenant to ferve, and do not ferve according to the Tenor of the fame; that then every Servant fo departing away, and every Perfon fo refufing to ferve for fuch Wages, upon Complaint thereof made by the Master, Mistrefs or Dame of the faid Servant, or by the Party to or with whom the faid Refusal is made, or Promise not kept, to Two Justices of Peace of the County, or to the Mayor or other Head Officer of the City, Borough or Town Corporate, and Two Aldermen, or Two other difcreet Burgeffes of the fame City, Borough or Town Corporate, if there be no Aldermen, where the faid Mafter, Miftrefs or Dame, or the faid Party to or with whom the faid Refusal is made, and Promise not kept, dwelleth, or to either of the faid Lords Prefidents and Council of Wales, and the North, the faid Juffices, Lords Prefidents and Councils, and also the faid Mayors or other Head Officers, and other Perfons of Cities, Boroughs or Towns Corporate, or any of them as is aforefaid, shall have Power by Force of this Statute, to hear and examine the Matter, and finding the faid Servant, or the faid Party fo refufing faulty in the Premiles, upon fuch Proofs and good Matter as to their Difcretions shall be thought sufficient to commit him I mpriforment, or them to Ward, there to remain without Bail or Mainprife, until the faid Servant or Party fo offending shall be bound to the Party to whom the Offence shall be made, to ferve and continue with him for the Wages that then shall be limited and appointed ac-cording to the Tenor and Form of this Estatute, and to be difcharged upon his Delivery, without paying any Fee to the Gaoler where he or they shall be to imprisoned. [Sre fupra, § 4, 5.]

X. And be it likewife enacted by the Authority aforefaid, That None may depart none of the faid retained Perfons in Hufbandry, or in any the any City, dec. without a Tett-Arts or Sciences above remembered, after the Time of his Retainer monial. expired, shall depart forth of one City, Town or Parish to another, nor out of the Lath, Rape, Wapentake or Hundred, nor out of the County or Shire where he laft ferved, to ferve in any other City, Town Corporate, Lath, Rape, Wapentake, Hundred, Shire or County, unless he have a Teftimonial under the Seal of the faid City or Town Corporate, or of the Constable or Constables, or other Head Officer or Officers, and of Two other honeft Householders of the City, Town or Parish where he last served, declaring his lawful Departure, and the Name of the Shire and Place where he dwelled lait before his Departure, according to the Form hereafter expressed in this Act; which Certificate or Testimonial shall be written and delivered unto the faid Servant, and also registred by the Parlon, Vicar or Curate of the Parish where such Master, Mistrefs or Dame doth or shall dwell, taking for the doing thereof Two Fee pence, and not above ; and the Form thereof shall be as followeth :

Memorandum, That A. B. late Servant to C. D. of E. Hul- Form of Tedibandman or Taylor, &c. in the County, &c. is licenfed to monial depart from his faid Master, and is at his Liberty to serve elfewhere, according to the Statute in that Cafe made and provided. In Witnels whereof, Sr. Dated the Day, Month, Year and Place, Sr. of the making thereof.

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XI. And

A.D.1562.

Servant shall thew Teftimonial.

Retaining Servant without Teftimonial.

Penalty. Counterfeit Teftimonials.

How long Labourers shall continue at their Work.

Penalty.

Labourer, &c. departing before his Work be finified.

Penalty.

XI. And be it further enacted by the Authority aforefaid, That no Perfon or Perfons that shall depart out of a Service, shall be retained or accepted into any other Service, without shewing before his Retainer, fuch Testimonial as is above remembered, to the Chief Officer of the Town Corporate, and in every other Town and Place, to the Constable, Curate, Churchwarden or other Head Officer of the fame, where he shall be retained to ferve, upon the Pain that every fuch Servant fo departing without fuch Certificate or Teftimonial, fhall be imprifoned until he procure a Teftimonial or Certificate, the which if he cannot do within the Space of One and Twenty Days next after the First Day of his Impriforment, then the faid Perfon to be whipped and ufed as a Vagabond according to the Laws in fuch Cafes provided ; and that every Perfon retaining any fuch Servant without fhewing fuch Teftimonial or Certificate as is aforesaid, shall forfeit for every such Offence Five Pounds; and if any fuch Perfon shall be taken with any counterfeit or forged Teftimonial then to be whipped as a Vagabond.

XII. And be it further enacted by the Authority aforefaid, That all Artificers and Labourers being hired for Wages by the Day or Week, shall betwixt the Midst of the Months of March and September be and continue at their Work at or before Five of the Clock in the Morning, and continue at work and not depart until betwixt Seven and Eight of the Clock at Night (except it be in the Time of Breakfaft, Dinner or Drinking, the which Times at the most shall not exceed above Two Hours and a Half in a Day, that is to fay, at every Drinking one Half Hour, for his Dinner One Hour, and for his Sleep when he is allowed to fleep, the which is from the Midst of May to the Midst of August, Half an Hour at the most, and at every Breakfast one Half Hour) ; and all the faid Artificers and Labourers, between the Midft of Scptember and the Midst of March, shall be and continue at their Work from the Spring of the Day in the Morning until the Night of the fame Day, except it be in Time afore appointed for Breakfait and Dinner, upon Pain to lofe and forfeit One Penny for every Hour's Abfence, to be deducted and defaulked out of his Wages that shall so offend.

XIII. And be it also enacted by the Authority aforefaid, That every Artificer and Labourer that shall be lawfully retained in and for the building or repairing of any Church, House, Ship, Mill or every other Piece of Work taken in great, in task or in grofs, or that shall hereafter take upon him to make or finish any fuch Thing or Work, shall continue and not depart from the same, unless it be for not paying of his Wages or Hire agreed on, or otherwife lawfully taken or appointed to ferve the Queen's Majesty, her Heirs or Successions, or for other lawful Cause, or without Licence of the Master or Owner of the Work, or of him that hath the Charge thereof, before the finishing of the faid Work, upon Pain of Imprilonment by One Month, without Bail or Mainprize, and the Forfeiture of the Sum of Five Pounds to the Party from whom he shall fo depart, for the which the faid Party may have his Action of Debt against him that shall so depart, in any of the Queen's Majefty's Courts of Record, over and befides fuch ordinary Cofts and Damages as may or ought to be recovered by the Common Laws, for or concerning any fuch Offence, in which

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which Action no Protection, Wager of Law or Effoin shall be admitted.

XIV. And that no other Artificer or Labourer retained in any Service, to work with the Queen's Majefty or any other Perfon, depart from her faid Majesty or from the faid other Person, until fuch Time as the Work be finished, if the Person so retaining the Artificer or Labourer fo long will have him, and pay him his Wages or other Duties, upon Pain of Imprifonment of every Per- Imprifonment fon fo departing, by the Space of One Month.

XV. And for the Declaration and Limitation what Wages Ser- Wages of Servants, Labourers and Artificers, either by the Year or Day, or vants, &c. thall otherwife, thall have and receive; Be it enacted by the Authority Juffices of Peace, of this prefent Parliament. That the Indian of Dece of this present Parliament, That the Justices of Peace of every sheriff, &c. Shire, Riding and Liberty within the Limits of their feveral Commiffions, or the more Part of them, being then refiant within the fame, and the Sheriff of that County if he conveniently may, and every Mayor, Bailiff or other Head Officer within any City or Town Corporate wherein is any Juffice of Peace within the Limits of the faid City or Town Corporate, and of the faid Corporation, shall before the Tenth Day of June next coming, and afterward shall yearly at every General Seffions first to be holden and kept after Eafter, or at fome Time convenient within Six Weeks next following every of the faid Feafts of Eafler, affemble themfelves together, and they (fo affembled) calling unto them fuch difcreet and grave Perfons of the faid County, or of the faid City or Town Corporate, as they shall think meet, and conferring together, refpecting the Plenty or Scarcity of the Time, and other Circumftances necessarily to be confidered, shall have Authority by virtue thereof, within the Limits and Precincts of their feveral Commillions, to limit, rate and appoint the Wages, as well of fuch and fo many of the faid Artificers, Handicraftsmen, Husbandmen or any other Labourer, Servant or Workman, whole Wages in Time past hath been by any Law or Statute rated and appointed, as also the Wages of all other Labourers, Artificers, Workmen or Apprentices of Husbandry, which have not been rated as they the fame Justices, Mayors or Head Officers within their feveral Commiffions or Liberties shall think meet by their Difcretions to be rated, limited or appointed by the Year or by the Day, Week, Month or otherwife, with Meat and Drink or without Meat and Drink, and what Wages every Workman or Labourer shall take by the Great, for mowing, reaping or threshing of Corn and Grain, or for mowing or making of Hay, or for ditching, paving, railing or hedging by the Rod, Perch, Lug, Yard, Pole, Rope or Foot, and for any other kind of reasonable Labours or Service, and shall yearly before the Twelfth Day of July next after the faid Affeifments and Rates fo appointed and made, certify the fame ingroffed in Parchment, with the Confiderations and Caufes thereof, under their Hands and Seals, into the Queen's most Honourable Court of Chancery; whereupon it shall be lawful to the Lord Chancellor of England, or Lord Keeper of the Great Seal for the Time being, upon Declaration thereof to the Queen's Majefty, her Heirs or Successors, or to the Lords and others of the Privy Council for the Time being, attendant upon their Perfons, to caufe to be printed and sent down before the First Day of September next, after the faid Certificates 03

Proclamations fhall be made of the Rates of the Wages of Servants, &c.

Continuance or Alteration of Rates of Wages at Juffices Difcretion.

Juffices, Mayor, Bailiffs, & c. abfent at the taxing of Servant's Wages,

Certificates into every County, to the Shcriff and Juffices of Peace there, and to the faid Mayor, Bailiff and Head Officers, Ten or Twelve Proclamations or more, containing in every of them the feveral Rates appointed by the faid Juffices and other Head Officers as is aforefaid, with Commandment by the faid Proclamations, to all Perfons, in the Name of the Queen's Majefty, her Heirs or Succeffors, straightly to observe the same, and to all Justices, Sheriffs and other Officers, to fee the fame duly and feverally observed, upon the danger of the Punishment and Forfeiture limited and appointed by this Eftatute, upon Receipt whereof the faid Sheriffs, Juffices of Peace and the Mayor and Head Officer in every City or Town Corporate, shall cause the same Proclamations to be entered of Record by the Clerk of the Peace or by the Clerk of the City or Town Corporate; and the faid Sheriffs, Juffices and other the faid Mayor and Head Officers, shall forthwith in open Markets, upon the Market Days before Michaelmas then enfuing, caufe the fame Proclamation to be proclaimed in every City or Market Town within the Limits of their Commission, and the fame Proclamation to be fixed in fome convenient Place of the faid City and Town, or in fuch of the most occupied Market Towns, as to the faid Sheriffs, Juftices of Peace and to the faid Mayor and Head Officers shall be thought meet. This Claufe explained, 1 Jac. 1.

6.6. \$ 3.-6 XVI. And if the faid Sheriffs, Juffices of Peace or the Mayor or Head Officer, shall at their faid General Seffions, or at any Time after within Six Weeks then following, upon their Affembly and Conference together, think it convenient to retain and keep for the Year then to come the Rates and Proportions of Wages that they certified the Year before, or to change or to reform them or fome Part of them, then they shall before the faid Twelfth Day of July yearly certify into the faid Court of Chancery their Refolutions and Determinations therein, to the Intent that Proclamations may accordingly be renewed and fent down; and if it shall happen that there be no Need of any Reformation or Alteration of the Rates of the faid Wages, but that the former shall be thought meet to be continued, then the Proclamations for the Year paft shall remain in Force until new Proclamations upon new Rates concerning the faid Wages shall be fent down according to the Form of this Estatute,

XVII. And be it further enacted by Authority of this prefent Parliament, That if all the faid Justices of Peace, refiant within the Counties where they are or shall be Justices of Peace, Mayors and Head Officers, do not before the Tenth Day of June next coming, and afterward yearly, appear and affemble at the faid General Seffions, or within Six Weeks next after the faid General Seffions, and limit and rate the Wages of the faid Servants and Labourers, or shall not confider whether the former Rates made be meet to be continued or to be altered and reformed in Manner and Form aforefaid, or be negligent or remifs in the Certificate thereof in Form above written, that then every Juffice of Peace of the County, and every Mayor or Head Officers of the City or Town Corporate, in whom any fuch Default or Negligence shall be found, being within the faid County, City or Town Corporate at the Time of the faid next Affembly, or at the Time of the faid Seffions,

Seffions, or at the Times of the faid Rates of Wages to be fet, within Six Weeks next after every fuch Seffions, and not vifited with any fuch Sickness as he could not travel thither without Peril and Danger of his Life, or not having any other lawful and good Excuse, to be allowed by the Justices then affembled for the rating and taxing of Wages as is aforefaid, or by the more Part of them, upon a corporal Oath and Affidavit to be taken and made openly Oath. before the faid Juffices upon the Holy Evangelifts, by fome credible Perfon affeffed and taxed in the Book of Sublidy of that County to the clear Value of Five Pounds at the leaft, or by fuch other Perfon as the most Part of fuch Justices shall allow and accept to take fuch Oath, shall for such Default or Negligence forfeit unto the Queen's Majefty, her Heirs and Succeffors, Ten Pounds of lawful Penalty. Money of England.

XVIII. And be it further enacted by the Authority aforefaid, Giving more That if any Perfon after the faid Proclamation shall be fo fent down Wagesthantaxed and published, shall by any fecret Ways or Means, directly or in- by Juffices, &c. directly, retain or keep any Servant, Workman or Labourer, or shall give any more or greater Wages or other Commodity, contrary to the true Intent and Purport of this Effatute, or contrary to the Rates or Wages that shall be affeffed or appointed in the faid Proclamations; that then every Perfon that shall to offend, and be thereof lawfully convicted before any the Juffices or other Head Officers above remembered, or either of the faid Prefidents and Councils, thall fuffer Impriforment by the Space of Ten Days, without Bail or Mainprife, and shall lofe and forfeit Five Pounds Penalty. of lawful Money of England.

XIX. And that every Perfon that shall be fo retained and take Labourer. &c. Wages contrary to this Effatute or any Branch thereof, or of the taking more faid Proclamation, and shall be thereof convicted before the Juffices Wages. aforefaid, or any Two of them, or before the Mayor or other Head Officers aforefaid, shall fuffer Imprifonment by the Space of One and Twenty Days, without Bail or Mainprife.

XX. And that every Retainer, Promife, Gift or Payment of Provife. Wages or other Thing whatfoever contrary to the true Meaning of this Eftatute, and every Writing and Bond to be made for that Purpose, shall be utterly void and of none Effect.

XXI. And be it enacted by the Authority aforefaid, That Servant making if any Servant, Workman or Labourer, shall wilfully or mali- Affault upon his ciously make any Assault or Affray upon his Master, Mistrefs or Master, &c. Dame, or upon any other that shall at the Time of fuch Assault or Affray have the Charge or Overlight of any fuch Servant, Workman or Labourer, or of the Work wherein the faid Servant, Workman or Labourer is appointed or hired to work, and being thereof convicted before any Two of the Justices, Mayor or other Head Officer aforefaid, where the faid Offence is committed, or before either of the faid Lords Prefidents and Council before remembered, by Confession of the faid Servant, Workman or Labourer, or by the Tellimony, Witness and Oath of Two honest Men; that then every fuch Offender shall fuffer Imprisonment by the Space Punishment. of One whole Year or lefs, by the Difcretion of Two Juffices of Peace if it be without a Town Corporate, and if it be within a Town Corporate then by the Diferentian of the Mayor or Head Officer of the fame Town Corporate, with Two others of the differenteft Perfons of the fame Corporation at the leaft; and if

Penalty.

the

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the Offence shall require further Punishment, then to receive such other open Punishment so as it extend not to Life nor Limb, as the Justices of Peace in open Sessions, or as the more Part of them, or the said Mayor or Head Officer, and Six or Four at the least of the discretest Persons of the same Corporation before whom the Offence shall be examined, shall think convenient for the Quality of the faid Offence so done or committed.

XXII. Provided always, and be it enacted by the Authority aforefaid, That in the Time of Hay or Corn Harvest, the Justices of Peace and every of them, and also the Conftable or other Head Officer of every Township, upon Request, and for the avoiding of the Lofs of any Corn, Grain or Hay, shall and may caufe all fuch Artificers and Perfons as be meet to labour, by the Difcretions of the faid Justices or Constables, or other Head Officers, or by any of them, to ferve by the Day for the mowing, reaping, fhearing, getting or inning of Corn, Grain and Hay, according to the Skill and Quality of the Person; and that none of the said Persons shall refuse fo to do upon Pain to fuffer Imprisonment in the Stocks by the Space of Two Days and One Night; and the Conftable of the Town or other Head Officer of the same, where the said Refusal shall be made, upon Complaint to him made, shall have Authority by virtue hereof to fet the faid Offender in the Stocks for the Time aforefaid, and shall punish him accordingly, upon Pain to lofe and forfeit for not doing thereof the Sum of Forty Shillings. XXIII. Provided alfo, That all Perfons of the Counties where they have accultomed to go into other Shires for Harvest-work, and having at that Time no Harvest-work sufficient in the fame Town or County where he or they dwelt in the Wii ter then laft past, bringing with him or them a Testimonial under the Hand and Seal of One Juffice of the Peace of the Shire, or other Head Officer of the Town or Place that he or they come from, teftifying the fame, for the which he shall pay not above One, Penny (other than fuch Perfons as shall be retained in Service, according to the Form of this Estatute) may repair and refort in Harvest of Hay or Corn, from the Counties wherein their Dwelling-places are, into any other Place or County for the only mowing, reaping and getting of Hay, Corn or Grain, and for the only working of Harvest-works, as they might have done before the making of this Eftatute; any Thing herein contained to the contrary notwithstanding.

XXIV. And be it further enacted by the Authority aforefaid, That Two Juffices of Peace, the Mayor or other Head Officer of any City, Borough or Town Corporate, and Two Aldermen, or Two other difcreet Burgefles of the fame City, Borough or Town Corporate, if there be no Aldermen, fhall and may by virtue hereof, appoint any fuch Woman as is of the Age of Twelve Years, and under the Age of Forty Years and unmarried, and forth of Service, as they fhall think meet to ferve, to be retained or ferve by the Year, or by the Week or Day, for fuch Wages, and in fuch reafonable Sort and Manner as they fhall think meet ; and if any fuch Woman fhall refue fo to ferve, then it fhall be lawful for the faid Juffices of Peace, Mayor or Head Officers, to commit fuch Woman to Ward, until the fhall be bounden to ferve as is aforefaid.

XXV. And

Artificers refufing to work in Hay Time and Harveft.

Punifhment.

Penalty.

Provifo for going into other Shires for work in Haytime, &c.

Fcc.

What Women compellable to forve.

Punithment.

XXV. And for the better Advancement of Hufbandry and Til- Hufbandmon lage, and to the Intent that fuch as are fit to be made Apprentices may take Apto Husbandry, may be bounden thereunto ; be it enacted by the prentices. Authority of this present Parliament, That every Person being an Housholder, and having and using Half a Plough-land at the least in Tillage, may have and receive as an Apprentice any Perfon above the Age of Ten Years, and under the Age of Eighteen Years, to ferve in Husbandry, until his Age of One and Twenty Years at the leaft, or until the Age of Twenty four Years, as the Parties can agree, and the faid Retainer and taking of an Apprentice to be made and done by Indenture.

XXVI. And be it further enacted, That every Perfon being Householders an Housholder, and Twenty four Years old at the least, dwelling dwelling in or inhabiting, or which shall dwell and inhabit in any City or Town Corporate, and using and exercising any Art, Mystery or rate may take an Manual Occupation there, shall and may after the Feast of St. John Seven Years. Baptiff next coming, during the Time that he shall fo dwell or inhabit in any fuch City or Town Corporate, and use and exercise any fuch Mystery, Art or Manual Occupation, have and retain the Son of any Freeman, not occupying Husbandry, nor being a Labourer, and inhabiting in the fame, or in any other City or Town that now is or hereafter shall be and continue incorporate, to ferve and be bound as an Apprentice after the Cuftom and Order of the City of London, for Seven Years at the leaft, fo as the Term and Years of fuch Apprentice do not expire or determine afore fuch Apprentice shall be of the Age of Twenty four Years at the leaft.

XXVII. Provided always, and be it enacted, That it shall not What Apprenbe lawful to any Perfon dwelling in any City or Town Corporate, tices Merchants, using or exercising any of the Mysteries or Crafts of a Merchant &c. in Towns corporate may trafficking by Traffick or Trade into any the Parts beyond the take. Sea, Mercer, Draper, Goldsmith, Ironmonger, Imbroiderer or Clothier, that doth or shall put Cloth to making and Sale, to take any Apprentice or Servant to be instructed or taught in any of the Arts, Occupations, Crafts or Mysteries which they or any of them do use or exercise ; except such Servant or Apprentice be his Son, or elfe that the Father and Mother of fuch Apprentice or Servant shall have, at the Time of taking fuch Apprentice or Servant, Lands, Tenements or other Hereditaments, of the clear yearly Value of Forty Shillings of one Eftate of Inheritance or Freehold at the leaft, to be certified under the Hands and Seals of Three Justices of the Peace of the Shire or Shires where the faid Lands Tenements or other Hereditaments do or shall lie, to the Mayor, Bailiff or other Head Officers of fuch City or Town Corporate, and to be inrolled among the Records there.

XXVIII. And be it further enacted, That from and after the What Apprenfaid Feaft of St. John the Baptift next, it fhall be lawful to every Perfon being an Houfholder, and Four and Twenty Years old Market Towns at the leaft, and not occupying Hufbandry, nor being a Labourer not Corporate, dwelling or inhabiting, or that shall hereafter dwell or inhabit in may take. any Town not being incorporate, that now is or hereafter shall be a Market Town, to long as the fame shall be weekly used and kept as a Market Town, and using or exercising any Art, Mystery or Manual Occupation, during the Time of his Abode there, and to using or exercising fuch Art, Mystery or Manual Occupation

Towns Corpo-

as aforefaid, to have in like Manner to Apprentice or Apprentices, the Child or Children of any other Artificer or Artificers not occupying Husbandry, nor being a Labourer, which now do or hereafter shall inhabit or dwell in the same, or in any other such Market Town within the same Shire, to serve as Apprentice or Apprentices as is aforefaid, to any such Art, Mystery or Manual Occupation, as hath been usually exercised in any such Market Town where such Apprentice shall be bound in Manner and Form abovefaid.

XXIX. Provided always, and be it enacted, That it shall not be lawful to any Perfon, dwelling or inhabiting in any fuch Market Town, using or exercising the Feat, Mystery or Art of a Merchant, trafficking or trading into the Parts beyond the Seas, Mercer, Draper, Goldsmith, Ironmonger, Imbroiderer or Clothier, that doth or shall put Cloth to Making and Sale, to take any Apprentice, or in any wife to teach or inftruct any Person in the Arts, Sciences or Mysteries last before recited, after the Feast of Saint John Baptift aforefaid, except fuch Servant or Apprentice shall be his Son; or elfe that the Father or Mother of fuch Apprentice shall have Lands, Tenements or other Hereditaments, at the Time of taking fuch Apprentice, of the clear yearly Value of Three Pounds, of one Estate of Inheritance or Freehold at the least, to be certified under the Hands and Seals of Three Juilices of the Peace, of the Shire or Shires where the faid Lands, Tenements or other Hereditaments do or shall lie, to the Head Officers or Head Officer of fuch Market-Town where fuch Apprentice or Servant shall be taken, there to be inrolled by fuch Head Officers always to remain of Record.

XXX. And be it further enacted, That from and after the faid Feaft it fhall be lawful to any Perfon using or exercising the Art or Occupation of a Smith, Wheelwright, Ploughwright, Millwright, Carpenter, Rough Mason, Plaisterer, Sawyer, Limeburner, Brickmaker, Bricklayer, Tyler, Slater, Helier, Tylemaker, Linnenweaver, Turner, Cooper, Miller, Earthen Potter, Woollen Weaver weaving Hufwives or Houshold Cloth only and none other Cloth, Fuller, otherwife called Tucker or Walker. Burner of Oare and Wood-Ass, Thatcher or Shingler, wherefoever he or they shall dwell or inhabit, to have or receive the Son of any Person as Apprentice in Manner and Form aforefaid, to be taught and instructed in these Occupations only, and in none other, albeit the Father or Mother of any fuch Apprentice have not any Lands, Tenements or Hereditaments.

XXXI. And be it further enacted by the Authority aforcfaid, That after the Firft Day of *May* next coming, it shall not be lawful to any Perfon or Perfons, other than fuch as now do lawfully use or exercise any Art, Mystery or Manual Occupation, to fet up, occupy, use or exercise any Craft, Mystery or Occupation now used or occupied within the Realm of *England* or *Wales*, except he shall have been brought up therein Seven Years at the least as an Apprentice, in Manner and Form abovessid; nor to fet any Person on work in such Mystery, Art or Occupation, being not a Workman at this Day, except he shall have been Apprentice as is aforefaid, or elfe having ferved as an Apprentice as is aforefaid, shall or will become a Journeyman, or be hired by the Year, upon Pain that every Person willingly offending\_os doing

What Apprentices Merchants, &c. dwelling in a Market Fown not Corporate may take.

What Artificers may take Apprentices whole Parents may difpend no Land.

None may ufe any Manual Occupation, except he hath been Apprentice to the fame, &.

doing the contrary, shall forfeit and lose for every Default Forty Penalty. Shillings for every Month. [See as to Diffillers of Brandy, 12 Ann. Stat. 2. c. 3. § 9 Repealed as to Mafter Hatmaker, Hatmaker and Feltmaker, 17 G. 3. c. 55. § 5. As to Officers and Soldiers exercifing Trades, 22 G.2. 6.44.]

" What Sort of Perfons Woollen Weavers may take Apprentices-" § 32. [Repealed 5 & 6 W. & M. c. 9. § 2.]

XXXIII. And be it further enacted by the Authority afore- Keeping Jourfaid, That all and every Perfon and Perfons that shall have Three neymen. Apprentices in any of the faid Crafts, Mysteries or Occupations of a Cloth-maker, Fuller, Sheerman, Weaver, Taylor or Shoemaker, shall retain and keep one Journeyman, and for every other Apprentice above the Number of the faid Three Apprentices, one other Journeyman, upon Pain for every Default therein Ten Penalty. Pounds.

XXXIV. Provided always, That this Act, nor any Thing Provide for therein contained, shall not extend to prejudice or hinder any Li- Worsted-makers berties heretofore granted by any Act of Parliament, to or for the in Norwich and Company and Occupation of Worsted-makers and Worstedweavers within the City of Norwich, and elfewhere within the County of Norfolk, which Liberties be in force until the beginning of this prefent Parliament; any Thing herein contained to the contrary in any wife notwithstanding. [As to taking Apprentices in London and Norwich, fee post § 40.]

XXXV. And be it further enacted, That if any Perfon shall Refusing to be be required by any Housholder, having and using Half a Plough- an Apprenticeland at the leaft in Tillage, to be an Apprentice, and to ferve in Husbandry, or in any other Kind of Art, Mystery or Science before expressed, and shall refuse to do, That then upon the Complaint of fuch Housekeeper made to one Justice of the Peace of the County wherein the faid Refulal is or shall be made, or of fuch Housholder inhabiting in any City, Town Corporate or Market Town, to the Mayor, Bailiffs or Head Officer of the faid City, Town Corporate or Market Town, if any fuch Refufal shall there be, they shall have full Power and Authority by virtue hereof, to fend for the fame Perfon fo refufing : And if the faid Juffice, or the faid Mayor or Head Officer shall think the faid Person meet and convenient to ferve as an Apprentice in that Art, Labour, Science or Mystery, wherein he shall be fo then required to ferve, that then the faid Juffice, or the faid Mayor or Head Officer, shall have Power and Authority by virtue hereof, if the faid Perfon refuse to be bound as an Apprentice, to commit him unto Ward, there to remain until he be contented, and will be bounden to ferve Punifhment. as an Apprentice should ferve, according to the true Intent and Meaning of this prefent Act. And if any fuch Mafter shall mifufe or evil intreat his Apprentice, or that the faid Apprentice shall have any just Cause to complain, or the Apprentice do not his Duty to his Master, then the faid Master or Apprentice being Remedies for grieved, and having Caufe to complain, shall repair unto one Justice Master and Apof Peace within the faid County, or to the Mayor or other Head prentice. Officer of the City, Town Corporate, Market Town or other Place where the faid Master dwelleth, who shall by his Wisdom and Difcretion take fuch Order and Direction between the faid Master and his Apprentice, as the Equity of the Caufe shall require; and if Security. for want of good Conformity in the faid Mafter, the faid Juffice of Peace or the faid Mayor or other Head Officer cannot compound

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pound and agree the Matter between him and his Apprentice, then the faid Juffice, or the faid Mayor or other Head Officer, shall take Bond of the faid Mafter to appear at the next Seffions then to be holden in the faid County, or within the faid City, Town Corporate or Market Town, to be before the Juffices of the faid County, or the Mayor or Head Officer of the faid Town Corporate or Market Town, if the faid Master dwell within any fuch; and upon his Appearance and hearing of the Matter before the faid Juffices, or the faid Mayor or other Head Officer, if it be thought meet unto them to discharge the faid Apprentice of his Apprenticehood, that then the faid Juffices, or Four of them at the leaft, whereof one to be of the Quorum; or the faid Mayor or other Head Officer, with the Affent of Three other of his Brethren, or Men of best Reputation within the faid City, Town Corporate or Market Town, shall have Power by Authority hereof, in Writing under their Hands and Seals, to pronounce and declare, that they have difcharged the faid Apprentice of his Apprenticehood, and the Caufe thereof ; and the faid Writing fo being made and enrolled by the Clerk of the Peace or Town Clerk, amongst the Records that he keepeth, shall be a fufficient Discharge for the faid Apprentice against his Master, his Executors and Administrators; the Indenture of the faid Apprenticehood, or any Law or Cuftom to the contrary notwithstanding. And if the Default shall be found to be in the Apprentice, then the faid Juffices, or the faid Mayor or other Head Officer, with the Affiftance aforefaid, shall caufe fuch due Correction and Punishment to be ministred unto him, as by their Wifdom and Diferctions shall be thought meet. [ See further, 20 G. 2. c. 19.]

XXXVI. Provided always, and be it enacted by Authority of this prefent Parliament, That no Perfon shall by Force or Colour of this Estatute be bounden to enter into any Apprentices then, other than such as be under the Age of Twenty one Years.

XXXVII. And to the End that this Effatute may from Time to Time be carefully and diligently put in good Execution, according to the Tenor and true Meaning thereof, be it enacted by Authority of this prefent Parliament, That the Juftices of Peace of every County, dividing themfelves into feveral Limits, and likewife every Mayor and Head Officer of any City or Town Corporate, fhall yearly between the Feaft of *St. Michael* the Archangel, and the Nativity of our Lord, and between the Feaft of the Annunciation of our Lady, and the Feaft of the Nativity of *St. John Baptifl*, by all fuch Ways and Means as to their Wifdoms fhall be thought moft meet, make a fpecial and diligent Enquiry of the Branches and Articles of this Effatute, and of the good Execution of the fame; and where they fhall find any Defaults, to fee the fame feverely corrected and punifhed, without Favour, Affection, Malice or Difpleafure.

XXXVIII. And in Confideration of the Pains and Travel that the faid Juffices of Peace, and the faid Mayor and Head Officer fhall take and fuftain in and about the Execution of this Effatute, it is further ordained and enacted by Authority of this prefent Parliament, That every Juffice of Peace, Mayor or Head Officer, for every Day that he fhall fit in and about the Execution of this Effatute, fhall have allowed unto him Five Shillings, to be allowed and paid unto him, or unto the faid Mayor or Head Officer, of the Fines

Where Apprentice may be difcharged.

Pupifhment.

Proviso.

Affembly of the Justices twice in the Year for Execution of Act.

Juffices Allowance for their Paine. Fines and Forfeitures of the Pains and Penalties that shall be forfeited and due unto the Queen's Majefty, her Heirs and Succeffors, by Force of this Estatute, in such Manner and Form as the faid Juffices have been heretofore commonly paid for their Coming and Charges at the Quarter-Seffions; fo that the Sitting of the faid Juffices or Mayor, or Head Officer, be not at any one Time above three Days, and for the Matters contained in this Estatute.

- XXXIX. And be it enacted by Authority aforefaid, That the Who shall have one Half of all Forfeitures and Penalties, expressed and mentioned Forfeitures. in this Estatute, other than such as are expressly otherwise appointed, shall be to our Sovereign Lady the Queen's Majesty, her Heirs and Succeffors, and the other Moiety to him or them that shall fue for the fame in any of the Queen's Majesty's Courts of Record, or before any of the Justices of Oyer and Terminer, or before any other Juffices, or Prefident and Council before remembred, by Action of Debt; Information, Bill of Complaint or otherwife; in which Actions or Suits, no Protections, Wager of Law or Effoin shall be allowed; and that the faid Justices, or Two of them, Justices of Peace, whereof One to be of the Quorum, and the faid Prefidents and Council, &c. may deteras is aforefaid, and the faid Mayors or other Head Officers of Cities mine Offences. or Towns Corporate, shall have full Power and Authority to hear and determine all and every Offence and Offences that shall be committed or done against this Estatute, or against any Branch thereof, as well upon Indictment to be taken before them in the Seffions of the Peace, as upon Information, Action of Debt, or Bill of Complaint to be fued or exhibited by any Perfon; and shall and may by virtue hereof make Procefs against the Defendant, and award Execution, as in any other cafe they lawfully may by any the Laws and Statutes of this Realm; and shall yearly in Michaelmas Term certify by Eftreat, the Fines and Forfeitures of every the Offences contained in this Estatute, that shall be found before them, into the Court of Exchequer, in like Sort and Form as they be bound to certify the Eftreats for other Offences and Forfeitures to be loft before them; any Thing in this Statute contained to the contrary notwithstanding.

XL. Provided always, That this Act, or any Thing therein con- Provido for Lontained or mentioned, shall not be prejudicial or hurtful to the Cities don and Norof London and Norwich, or to the lawful Liberties, Ulages, Cultoms wich. or Privileges of the fame Cities, for or concerning the having or taking of any Apprentice or Apprentices; but that the Citizens and Freemen of the fame Cities shall and may take, have and retain Apprentices there, in fuch Manner and Form as they might lawfully have done before the making of this Statute; this Act, or any Thing therein contained, to the contrary in any wife notwithftanding.

XLI. And be it also further enacted, That all Indentures, Taking Appren-Covenants, Promises and Bargains of or for the having, taking or tice otherwise keeping of any Apprentice, otherwife hereafter to be made or than by Act. taken, than is by this Statute limited, ordained and appointed, shall be clearly void in the Law, to all Intents and Purposes; and that every Perfon that shall from henceforth take or newly retain any Apprentice contrary to the Tenor and true Meaning of this Act, shall forfeit and lose for every Apprentice fo by Penalty. him taken, the Sum of Ten Pounds. · XLII. And

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Anno 5º ELIZABETHE, c.4. A.D. 1562.

\* XLII. And becaufe there hath been, and is fome Quefion
\* and Scruple moved, whether any Perfon, being within the Age
\* of One and twenty Years, and bounden to ferve as an Apprentice,
\* in any other Place than in the faid City of London, fhould be
\* bounden, accepted and taken as an Apprentice;

XLIII. For the Refolution of the faid Scruple and Doubt, be it enacted by Authority of this prefent Parliament, That all and every fuch Perfon or Perfons that at any Time or Times from henceforth shall be bounden by Indenture to ferve as an Apprentice in any Art, Science, Occupation or Labour, according to the Tenor of this Estatute, and in Munner and Form aforefaid, albeit the fame Apprentice, or any of them, shall be within the Age of One and twenty Years, at the Time of the making of their leveral Indentures, shall be bounden to ferve for the Years in their feveral Indentures contained, as amply and largely to every Intent, as if the fame Apprentice were of full Age at the Time of the making of fuch Indentures; any Law, Ufage or Custom to the contrary notwithstanding.

XLIV. Provided always, and be it enacted by the Authority aforefaid, That the Inhabitants now dwelling or inhabiting, or that hereafter shall dwell or inhabit within the Town of *Godalming* within the County of *Surrey*, within the Limits of the Watch of the faid Town, may use and exercise such Arts, Mysteries and Occupations, and take and use Apprentices and Servants, in such Manner and Form as the Inhabitants within Market Towns by this Statute may lawfully do.

XLV. Provided always, and be it enacted by the Authority aforefaid, That all Manner Amerciaments, Fines, Iffues and Forfeitures which shall arife, grow or come by reason of any Offences or Defaults mentioned in this Act, or any Branch thereof, within any City or Town Corporate, shall be levied, gathered and received by fuch Perfon or Perfons of the fame City or Town Corporate, as shall be appointed by the Mayor or other Head Officers mentioned in this faid Act, to the Use and Maintenance of the fame City or Town Corporate, in fuch Cafe and Condition as any Manner other Amerciaments, Fines, Issues or Forfeitures have been ufed to be levied and employed within the fame City or Town Corporate, by reason of any Grant or Charter from the Queen's Majesty that now is, or of any her Grace's Noble Progenitors, made and granted to the fame City, Borough or Town Corporate; any Thing or Claufe before mentioned and expressed in this Act to the contrary notwithstanding.

XLVI. Provided always, That this Act, or any Thing therein contained, shall not extend to any lawful Retainings or Covenants had or made before the making of this Act, but that all and every the Parties to such Retainings or Covenants shall and may have the fame and like Advantages of such Retainings and Covenants, and of the Statutes heretofore in that Behalf provided, as if this Act had never been had or made; any Clause of Repeal or other Matter whatfoever in this Act to the contrary in any wife notwithstanding.

XLVII. And be it further enacted by the Authority aforefaid, That if any Servant or Apprentice of Hufbandry, or of any Art, Science or Occupation aforefaid, unlawfully depart or flee into any other Shire; that it shall be lawful to the faid Justices of Peace, and

Apprentice bound within Age compellable to ferve.

Provilo for Godalming.

Who fhall have the Forfeiture in Cities and Towns Corporate.

Retainings and Covenants made before this Statute.

Servants departing into other Shires. and to the faid Mayors, Bailiffs and other Head Officers of Cities and Towns Corporate, for the Time being Juffices of Peace there, to make and grant Writs of Capias, fo many, and fuch as shall be Capias. needful, to be directed to the Sheriffs of the Counties, or to other Head Officers of the Places whither fuch Servants or Apprentices fhall fo depart or flee, to take their Bodies, returnable before them at what Time shall please them; fo that if they come by such Procefs, that they be put in Prifon till they shall find fufficient Surety Impriforment. well and honeftly to ferve their Masters, Mistresses or Dames from whom they to departed or fied, according to the Order of the Law.

XLVIII. Provided always, That it shall be lawful to the High High Constables Conftables of Hundreds in every Shire, to hold, keep and continue may keep Statute Petty Seffions, otherwife called Statute Seffions, within the Limits Seffions. of their Authorities, in all Shires wherein fuch Seffions have been uled to be kept, in fuch Manner and Form as heretofore hath been ufed and accustomed, fo as nothing be by them done therein contrary or repugnant to this prefent Act.

[Where Attions under this Statute to be brought, 31 Eliz. c. 5. § 7.]

## CAP. V.

An A& touching certain Politick Conftitutions made for the Maintenance of the Navy.

OR the better Maintenance and Increase of the Navy of this Realm of England, be it enacted by the Queen's most Excellent Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority aforefaid :

" Sea-fift may be carried forth of the Realm in any Subjects " Ships for Four Years without paying Cuftoms. § 1. EXP.

II. And be it further enacted by the Authority aforefaid, That Demanding from the First Day of May next coming it shall not be lawful to Toll, sec. of any Perfon or Perfons in any Port, City, Town, Market or other Ses-fith broughe Place within this Realm, to fet Price, make any Reftraint, or take or demand Toll or Tax of any Sea-fifh to be brought into this Realm, or any Part thereof, being taken by any of the Subjects aforefaid in the Ships or other Veffels of the fame Subjects, upon Pain to every Perfon offending contrary to the Meaning hereof, to forfeit the Value of the Fish so restrained, prized, tolled or taxed; Penaky. any Liberty, Cuftom, Grant, Privilege or other Matter whatfoever to the contrary in any wife notwithstanding. [On Penalty,

Ten Pounds, 10 & 11 W. 3. c. 24. § 10.] III. Provide always, That this prefent Act, nor any Thing Provide for the therein contained, fhall be prejudicial or hurtful to the Mayor and Mayor, &c. of Burgefles of the King's Town upon Hull, or their Succeffors, Hull, Mayors and Burgeffes of the fame Town, or to any other Officer or Minister of the same Town at any Time hereaster; but that they and every of them may receive, have and take all and every fuch Toll, Cultoms and Sums of Money, of all and every fuch Perfon and Perfons, as is limited, appointed and fet forth by them to be taken in an ACt of Parliament made in the Three and thirtieth 33 H.S. c. 33. Year of the Reign of our late Sovereign Lord King Henry the Eighth: And that neither the faid Mayor and Burgeffes of Kingfon upon Hull, nor any Inhabitant there, or any of them, thall take any Advantage

Hull

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Advantage of that Article of this Effatute for the Carriage of any Herrings or falted Fifh to any the Parts beyond the Sea ; any Thing in this prefent Act mentioned, contained, fpecified or declared in any wife to the contrary notwithstanding.

"No Purveyor shall take any Sea-fish of any that shall take the "fame in any Subjects Ship. § 4. [Purveyatice taken away, 12 Car. 2. c. 24. § 12.]

V. Provided, That the Fifh called Composition-fifh, heretofore granted to the Queen's Majefty by the Subjects of this Realm travelling into *Ifeland*, shall be taken by Her Majefty's Officers and Purveyors, in fuch Sort as the fame hath been lawfully used to be taken before the making of this Act; and faving to the Queen's Majefty, her Heirs and Successfors, and to all other Perfons, fuch Fishes as be known and used to be called Regal Fishes, whereunto her Majefty, or the faid other Perfons, have or shall have Right or Interest, for such Recompence, as heretofore hath been accustomed.

VI. And be it further enacted by the Authority aforefaid, That from the First Day of *April*, which shall be in the Year of our Lord God One thousand five hundred fixty four, it shall not be lawful to any Person or Persons, to buy of any Stranger born out of the Queen's Majesty's Obeysance, or out of any Stranger's Bottom, any Herring, being not sufficiently falted, packed and casked, upon Pain to every Person and Persons to buying, to forfeit the Herrings fo by him or them to be bought or the Value thereof.

VII. Provided always, That this Branch of this Act fhall not extend to any Herrings to be bought, which by Reafon of Shipwreck fhall be brought into this Realm, but that it fhall be lawful to all and every Perfon and Perfons to buy all fuch Herrings fo brought in by Shipwreck as aforefaid, as he or they lawfully might have done before the making of this Act; any Thing in this Act contained to the contrary in any wife notwithftanding.

VIII. Be it also further enacted by the Authority aforefaid, That from the Feast of St. John Baptif next enfuing, it shall not be lawful to any Person or Persons to cause to be loaden and carried in any Bottom or Bottoms whereof any Stranger or Strangers born then be Owners, Shipmasser or Part-owners, any Kind of Fish, Victual, Wares or Things, of what Kind or Nature foever the fame shall be, from one Port or Creek of this Realm to another Port or Creek of the fame Realm; upon Pain to every one that shall offend contrary to the true Meaning of this Branch of this present Act, to forfeit all the Goods so laden or carried or the Value thereof.

IX. And that from henceforth all English Hoys and Plats may crois the Seas as far as *Caen* in Normandy, and Eaftward as far as Norway; the Statute made in the First Year of the Queen's Majefty's Reign to the contraryhereof notwithstanding. [See 13 Eliz. c. 15. EXP.]

• X. And forafmuch as there is much deceitful Packing ufed • in Cod and Lings brought in Barrels or other Cafks into this • Realm;' Be it therefore enacted by the Authority aforefaid, That from and after the First Day of *April* in the Year of our Lord God One thousand five hundred fixty four, it shall not be lawful to any Perfon or Perfons to bring into this Realm any Cod er Lings in Barrels or other Cafks, but loofe in Bulk and by Tale

A Proviso for Composition-fish.

Regal Fifhes.

Regulations for Herriags.

Penalty.

Provila.

Strangers Shipe.

Penalty.

Elle c. 13.

Cod, &c. must be imported loofe. to be fold within this Realm; upon Pain for every one that fhall Penalty. offend contrary to the Tenor hereof, to forfeit all the Cod and Ling fo to be brought in or the Value thereof.

XI. And be it further enacted, That from the Feaft of St. Michael Wines, &c. from the Archangel next following, no Perfon or Perfons whatfoever shall France must be bring into this Realm of England or any Part of the fame, any life Shipping. Wine coming out of any of the Dominions or Countries belonging to the Crown of France, or any Woad called Tholoufe Woad, in any other Veffel or Veffels, but only in fuch Veffel and Veffels, whereof fome Subject or Subjects of the Queen's Majefty, her Heirs cr Succeffors, shall be then only Owner or Part-owner; upon Pain to Penalty. forfeit all Wines and Woad brought contrary to the Meaning hereof, according to the Meaning of an Eftatute made in the Time of the Reign of King Henry the Seventh concerning Wine of the Duchy 4 & 5 H.7. c. 10 of Gascoign and Guyen, except that there may be brought into Wales, or any Port within the County of Monmouth, Rochel Wines.

XII. Be it also enacted by the Authority aforefaid, That from Owners of Ships, henceforth it shall be lawful to all and every Owner and Owners &c. may take of Ships or Veffels, and to every Housholder using and exercifing Apprentices. the Trade of the Seas by Fishing or otherwise, and to every Gunner or Gunners, commonly called Canoneers, and to every Shipwright, to take and keep one or more Apprentice or Apprentices to be brought up in the faid Trade or Trades, every of the fame Apprentice or Apprentices to be to them bound for Ten Years or under : And every Apprentice fo taken, being above Seven Years of Age, fhall be by the fame Covenants bound, ordered and ufed to all Intents according to the Cuftom of the City of London; fo that the fame Covenant or Bond of Apprenticeship be made by Writing indented, and inrolled in the Town where the fame Apprentice shall 'be then inhabiting, if it be a Town Corporate; and if the Town be not incorporate, then to be inrolled in the next Town incorporate to the Habitation of every fuch Apprentice : And that the Officers of every fuch Town Corporate shall take for every fuch Inrolment not above Twelve Pence; any Law, Statute or other Matter Fee. whatfoever to the contrary notwithstanding.

XIII. And be it further enacted, That to much of the Statute Part of 5 & 6 R. made in the Fifth and Sixth Years of the late King Edward the 6. c. 14, &c. re-Sixth, intituled, An Ad against Regrators, Forestallers and Ingroffers, Pealed. and fo much of all other Effatutes against Regrators, Forestallers and Ingroffers, as doth and may concern the buying of Sea-fifh unfalted or Mud-fish, or any Wine, Oil or Salt, to be taken and brought in any English Subjects Ships, Crayers or other Veffel, unto any Port, Creek or Place of this Realm, shall from henceforth to all Intents, Constructions and Purposes, be utterly repealed and void, for fo much of the faid Oils, Wine, Sea-fish, Mud-fish and Salt, as any Buyer or Buyers upon the Sea, by way of Forestalling or Regrating, shall and do bring and discharge in any Port or Haven within this Realm. [5 & 6 E.6. c. 14. repealed, 12 G. 3. c. 71. § 1.]

XIV. And for Increase of Provision of Fish by the more usual Wednesday a and common Eating thereof, Be it further enacted by the Autho- Fift-day. rity aforefaid, That from the Feaft of St. Michael the Archangel in the Year of our Lord God One thousand five hundred fixty four, every Wednefday in every Week throughout the whole Year, which heretofore bath not by the Laws or Cuftoms of this Realm VOL. IV. Ρ been

imported in Eng-

been used and observed as a Fish-day, and which shall not happen to fall in Chriftmas Week or Easter Week, shall be hereafter obferved and kept, as the Saturdays in every Week be or ought to be : And that no Manner of Perfon shall eat any Flesh on the same Day, otherwife than ought to be upon the common Saturday. [Repealed, 27 Eliz. c. 11.]

XV. And be it further enacted by the Authority aforefaid, for the Benefit and Commodity of this Realm, to grow as well in Maintenance of the Navy, as in Sparing and Increase of Flesh Victual of this Realm; That from and after the Feast of Pentecoff next coming it shall not be lawful to any Person or Persons within this Realm to eat any Flesh upon any Days now usually observed as Fish-days, or upon any Wednesday now newly limited to be observed as Fish-day; upon Pain that every Person offending herein shall forfeit Three Pound for every Time he or they shall offend, or elfe fuffer Three Months clofe Imprisonment without Bail or Mainprife. [Repealed, 27 Eliz. c. 11.]

XVI. And every Perfon or Perfons within whole House any fuch Offence shall be done, and being privy or knowing thereof, and not effectually punishing, or disclosing the same to some publick Officer having Authority to punish the same, for every such Offence to forfeit Forty Shillings: All which Forfeitures for not abstaining from Meats, shall be divided into Three equal Parts; that is, one Part to the Use of the Queen's Majesty, her Heirs or Succeffors; the other Part to the Informer; the Third to the common Use of the Parish where the Offence is or shall be committed, and to be levied by the Churchwardens after any Conviction in that Behalf. [Altered as to Penalty, 35 Eliz. c. 7. § 22. Repealed by 27 Eliz. c. 11. ]

XVII. Provided always and be it enacted, That this Act, nor any Thing herein contained concerning eating of Flesh, shall in any wife extend to any Perfon or Perfons that shall hereafter have any fpecial Licence, upon Caufes to be contained in the fame Licence, and to be granted according to the Laws of this Realm in fuch Cafes provided :

XVIII. All and every which faid Licence and Licences shall be void to all Intents, unlefs the fame contain the Conditions hereafter mentioned; that is to fay, every Licence made to any Perfon or Perfons being of the Degree of a Lord of Parliament, or of their Wives, shall be upon Condition, that every fuch Perfon fo to be licenfed shall pay to the poor Mens Box within the Parish where gad for Licence. they shall dwell or remain, in the Feast of the Purification of the bleffed Virgin Mary, or within Six Days after the fame Feaft, Six and twenty Shillings and Eight Pence, the fame to be paid within One Month next after the same Feast, upon Pain of Forfeiture of every fuch Licence; and every Licence to any Perfon of the Degree of a Knight or a Knight's Wife, shall be upon Condition, that every fuch Perfon fo licenfed shall pay yearly Thirteen Shillings and Four Pence, to the Ufe aforefaid, and in Form afore mentioned; and every Licence to any Perfon or Perfons being under the Degrees abovefaid, shall be upon Condition, that every fuch Perfon to licenfed thall pay yearly Six Shillings and Eight Pence to the faid Ufe, and in Form afore mentioned.

XIX. Provided always, That no Licence shall extend to the Eating of any Beef at any Time of the Year, nor to the Eating

Fifh-days to be oblerved.

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Penalty.

Controling Offences.

Penalty.

Provifo.

Licences to ont Fields

What faall be

Penalty.

Proviso.

of any Veal in any Year from the Feast of St. Michael the Archangel unto the First Day of May.

XX. Provided also, That all Persons which by reason of noto- Licences in rious Sicknefs shall be enforced for Recovery of Health to eat Flesh Times of Sickfor the Time of their Sickness, shall be sufficiently licensed by the Bishop of the Diocese; or by the Parson, Vicar or Curate of the Parish where such Person shall be sick, or of one of the next Parish adjoining, if the faid Parfon, Vicar or Curate of his or their own Parish be wilful, or if there be no Curate within the same Parish; which Licence shall be made in Writing figned with the Hand of the Bishop of the Diocese, or of the Parson, Vicar or Curate, and not to endure longer than the Time of the Sicknefs: And that if the Sickness shall continue above the Space of Eight Days after fuch Licence granted, then the Licence shall be registred in the Church Book, with the Knowledge of one of the Churchwardens; and the Party licenfed shall give to the Curate Four Pence for the Fee. Entry thereof, and that Licence to endure no longer, but only for the Time of his, her or their Sicknefs.

XXI. And if any Licence by any Parfon, Vicar or Curate, be granted to any Perfon or Perfons, other than fuch as evidently appear to have Need thereof by reafon of their Sicknefs; not only every fuch Licence shall be void, but also every fuch Parson, Vicar or Curate, shall forfeit for every fuch Licence otherwife granted, Penalty. Five Marks.

XXII. Provided alfo, and be it enacted, That all Licences Proviso. heretofore granted to any Subject of this Realm by any of the late Kings, or by the late Queen Mary, or by the Queen's Majefty now being, or by any Archbishop of this Realm, having Authority fo to do, shall be of as good Force in Law for the Wednefday now limited, and other accuftomed Fish-days, as they were before the making of this Act for the faid other accuftomed Fifh-days, fo as the Parties licenfed do hereafter observe all such Conditions as be limited in this Estatute to fuch as shall hereafter obtain any Licences.

XXIII. And fuch Perfons alfo as heretofore were or ought to Licences by the be licenfed by reafon of Age or other Impediment or Caufe, by Law Ecdemati-Order of the Ecclefiaftical Laws, fhall enjoy the fame Privilege and cal. accustomed Licences; any Thing in this Act to the contrary hereof in any wife notwithstanding.

XXIV. And be it enacted by the Authority of this prefent 1& 2P.& M. Parliament, That no Forfeiture of Ship, Crayer or other Veffel, or c.5. of any Apparel of the fame, nor any other Penalty or Forfeiture, shall be extended or grow against any Owner or Owners of any In what only Ship, Crayer or other Veffel, for the Transporting or Carrying Cafe Owner of of any Wheat or other Corn, or Things prohibited by the Estatute Ship shall forfeit made in the Parliament holden the First and Second Years of King for transporting Philip and Queen Mary, unless the fame Queer or Queers that Philip and Queen Mary, unless the fame Owner or Owners shall be witting, knowing, aiding or confenting to the Prohibiting, Transporting or Carrying ; the faid Statute or any Thing therein mentioned to the contrary hereof in any wife notwithstanding.

XXV. And be it further enacted by the Authority of this Prices of Winss prefent Parliament, That all and every Perfon and Perfons, which limited by Probe or shall be by the Laws and Estatutes of this Realm, or other- clamation. wife authorifed to fell Wines by Retail in the feveral Counties and Places where they be or shall be fo authorised, shall and may from henceforth

nefs.

henceforth fell the faid Wines by Pint, Quart, Pottle, Gallon or otherwife, at fuch Price or Prices, and in fuch Form, as fhall be limited by the Queen's Majefty's Proclamation in that County or Place, made with the Affent of fuch Lords and other Perfons, as by the Statuts made in the Twenty eighth Year of the Reign of King *Henry* the Eighth were authorifed to fet Price upon Wines in grofs, without any Pain or Forfeiture for the fame; any Law, Ufage or Eftatute heretofore made or had to the contrary hereof in any wife notwithftanding.

XXVI. And be it further enacted by the Authority of this prefent Parliament, That from and after the Feaft of Saint Michael the Archangel next coming, it shall be lawful to all and every Perfon and Persons, being Subjects to the Queen's Majesty, her Heirs and Succeffors, only out of fuch Ports and Creeks as by the Queen's Majesty's Proclamation hereafter shall be published and appointed, and not elfewhere, to load, carry or transport any Wheat, Rye, Barley, Malt, Peafe or Beans, into any Parts beyond the Seas, to fell as a Merchandife, in Ships, Crayers or other Veffels, whereof any Engli/b-born Subjects then shall be the only Owners; fo that the Price of the faid Corn or Grain fo carried or transported, exceed not the Prices hereafter following, at the Times, Havens and Places, where and when the fame Corn or Grain shall be shipped and laden; viz. The Quarter of Wheat at Ten Shillings; the Quarter of Rye, Peafe or Beans, at Eight Shillings ; the Quarter of Barley or Malt at Six Shillings Eight Pence of current Money of England; any Law, Ulage or Effatute heretofore made to the contrary hereof in any wife notwithstanding. [See 31 G. 3. c. 30.] ' XXVII. And where Doubt hath heretofore been, whether the <sup>4</sup> Statute in the Eighteenth Year of the Reign of King Henry the ' Sixth, heretofore made against Soldiers retained which depart from their Captains without Licence, did or ought to extend unto ' Mariners and Gunners ferving on the Seas, taking Wages of ' the King or Queen of this Realm;' Be it expressed, ordained, enacted and declared by Authority of this present Parliament, That the faid Effatute made in the faid Eighteenth Year of the Reign of King Henry the Sixth, in all Pains, Forfeitures and other Things, did, doth and hereafter shall extend, as well to all and every Mariner and Gunner having taken or shall hereafter take Preft or Wages to ferve the Queen's Majesty, her Heirs or Succeffors, to all Intents and Purpofes, as the fame did or doth unto any Soldier; any Diversities of Opinion, Doubt, Matter or Thing to the contrary hereof in any wife notwithstanding.

" 24 H. 8. c. 4. revived. § 28, 29. [Repealed, 35 Eliz. c. 7. § 21.]

XXX. And further, be it ordained and enacted by the Authority aforefaid, That all and every fuch of the Offences before mentioned, as hereafter shall be done on the main Sea or Coafts of the Sea, being no Part of the Body of any County of this Realm, and without the Precinct, Jurifdiction and Liberties of the Cinque Ports, and out of any Haven or Pier, shall be tried and determined before the Lord Admiral of England or his Lieutenant, Deputy or Deputies, and other Justices of Oyer and Terminer, according to the Form of the faid Estatute of Anno 28 Henrici 8. for Caufes of Piracy: And if the fame shall be done on the main Sea or Coafts of the Sea, within the Jurifdiction or Liberty of the Cinque Ports, and

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28 H.8. c. 14.

When and upon what Prices and Conditions each Perfon may transport Corn.

18 H. 6. c. 19.

Extended to Marate rs and Gunners.

What Magiftrates thall determine Offences.

28 H. 8. c. 15.

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and out of any Haven or Port, then the fame to be tried and determined before the faid Lord Warden of the faid Cinque Ports or his Lieutenant or Judge, or before Juffices of Oyer and Terminer, according to the true Form of the faid Eftatute of Anno 28 Henrici 8. for Caufes of Piracy : And for all and fingular fuch other of the Offences before mentioned, as shall be done in the Land or within any Haven or Pier, all Juffices of Peace in their Seffions, and Mayors, Sheriffs and Bailiffs, and other Head Officers in Cities and Towns Corporate, in their Seffions or other Courts within the Limits of their Commissions or Authorities, shall have full Power and Authority to enquire of the Offenders of this Act, as well by the Oaths of Twelve Men, as otherwife by Information, and thereupon to hear and determine the fame.

XXXI. And if any Perfon or Perfons shall be prefented before the faid Judges, Juffices or Officers, within the Limits of their Authorities, or any Information given to them of any Offender of this A&, that then they shall have full Power and Authority upon any fuch Prefentment or Information, to make Procefs against the Offenders of this Act, like as is commonly used upon Indictments of Trespass: And if any be presented, and afterward be convicted, by Confession or otherwife, that then every fuch Person shall fuffer no less Forfeiture or Punishment than herein is before limited : All which Forfeitures to be levied in Manner and Form Who shall have following; that is to fay, fuch Forfeitures concerning eating of the Benefit of Flesh, as are before limited to certain Uses, to be to the same the Forfeitures. Ufes in that Behalf before expressed; and all such Forfeitures, as according to the Tenour of this Act shall be determinable before the faid Judges, Juffices or other Officers of the Admiralties aforefaid, or before Commissioners of Oyer and Terminer in that Behalf, shall be to the Use of the Lord Admiral of England or Lord Warden of the Cinque Ports, where fuch Offence shall be prefented, or where the Jurifdiction of the Caufe shall appertain.

XXXII. And all fuch Forfeitures, as according to the Tenour of this Act shall be determinable before the Mayors, Sheriffs, Bailiffs or other Head Officers of Cities or Towns Corporate, shall be to the common Use of the Corporation of the faid City or Town Corporate where fuch Offences shall be presented, or whereto the Jurifdiction of the Caufe shall appertain.

XXXIII. And that all fuch Forfeitures, as according to the Tenour of this Act shall be determinable before the Justices of the Peace, shall be to the Use of the Queen's Majesty, her Heirs and Succeffors: And if any Perfon shall be convict by Confession or otherwife, upon any Information made by any Perfon or Perfons against any Offender or Offenders of this Act, in any Cause (fave for the eating of Flesh first before specially limited) that then every fuch Perfon fo convict upon any Information shall lofe fuch Forfeiture as is before limited; the One Half thereof to be to fuch as fo shall make the Information, and the other Half to those, which upon Prefentment, without fpecial Information, are before limited to have the whole Forfeiture.

XXXIV. And that for the levying of every Forfeiture grow- Proces. ing by this Estatute, as well the faid Lord Admiral of England, Lord Warden of the Cinque Ports, their Lieutenants and Judges, as the faid Juftices, Mayors, Sheriffs, Bailiffs and other Head Officers within the Limits of their Commiffions or Authorities,

have

Within what sime Information to be laid. have and fhall have full Power and Authority to make fuch Procefs as they fhall think good by their Difcretions.

XXXV. Provided always, That no Information at the Suit of any Perfon concerning this Act shall be of any Effect to put any Perfon to Answer or Loss of Forfeiture, except the faid Information be commenced within Half a Year next after the Offence done contrary to this Act; nor that any Information or Prefentment for the Queen's Majesty, her Heirs or Successfors, or for the Admiral, Warden of the Cinque Ports, Mayors or other Officers aforefaid, be of any Effect, to put any Perfon to Answer or Loss of any Forfeiture by virtue of this Act, except the faid Information or Prefentment be within one Year next after the Offence done and committed contrary to this Act.

XXXVI. Provided, and be it likewife enacted, That it fhall be lawful to any Perfon or Perfons to have at his or their Table upon every *Wednefday*, being ordered by this Effatute to be obferved as a Fifh-day, one only ufual competent Difh of Flefh of one Kind and no more, fo that he, fhe or they have alfo ferved to the fame Table and Meafe at the fame Meal, three full competent ufual Difhes of Sea-fifh of fundry Kinds, either frefh or falt, and that without Fraud or Covin, and fo fhall alfo order that the fame Fifh be meet and feafonable, and that it fhall be eaten or fpent in like Manner as upon *Fridays* or *Saturdays* in like Cafe are ufed.

XXXVII. And alfo fuch Perfons as have, or hereafter fhall have, upon good and juft Confideration, any lawful Licence to eat Flefh upon any Fifh-day, (except fuch Perfons as for Sicknefs thall for the Time be licenced by the Bifhop of the Diocefe or by their Curates, or fhall be licenfed by Reafon of Age or other Impediment allowed heretofore by the Ecclefiaftical Laws of this Realm) fhall be bound by force of this Statute to have for every one Difh of Flefh ferved to be eaten at their Table, one ufual Difh of Sea-fifh, frefh or falt, to be likewife ferved at the fame Table, and to be eaten or fpent without Fraud or Covin, as the like Kind is or fhall be ufually eaten or fpent on Saturdays.

XXXVIII. And that thefe two Articles and Claufes next above shall be taken and interpreted from Time to Time in the Favour of Expence of Sea-fish, and that the Offender or Offenders herein shall be punished in like Manner as is ordered by this Estatute for Punishment of such as shall eat Flesh upon *Fridays*, *Saturdays*, or other Fish-days.

• XXXIX. And becaufe no Manner of Perfon fhall misjudge • of the Intent of this Eftatute, limiting Orders to eat Fifh, and • to forbear eating of Flefh, but that the fame is purpofely intended • and meant politickly for the Increase of Fifhermen and Mariners, • and repairing of Port-Towns and Navigation, and not for any • Superstition to be maintained in the Choice of Meats:

XL. Be it enacted, That whofoever shall by Preaching, Teaching, Writing or open Speech notify, that any eating of Fish, or forbearing of Flesh, mentioned in this Statute, is of any Necessfity for the Saving of the Soul of Man, or that it is the Service of God, otherwise than as other Politick Laws are and be; that then such Performs shall be punished as Spreaders of false News are and ought to be. [Scalions 36-40. repealed, 27 Eliz, (.11. § 3.]

XLI. Be

Regulations for Diet on Wednef-

days.

Punishment.

Spreaders of falle News.

XLI. Be it enacted in the Favour of Fishermen and Mariners In what Cafes haunting the Sea as Fishermen or Mariners, That none of them only Fishermen, shall hereafter, at any time, be compelled against his or their Will to ferve as any Soldiers upon the Land or upon the Sea, otherwife than as a Mariner, except it shall be to ferve under any Captain of fome Ship or Veffel, for landing to do fome special Exploit which Mariners have used to do, or under any other Person having Authority to withstand any Invasion of Enemics, or to fubdue any Rebellion within the Realm, and also except all fuch Perfons as by Tenure, lawful Cuftom or Covenant, be or shall be otherwife bound to ferve.

XLII. Provided always, and be it enacted by the Authority General Saving. aforefaid, That this Act, or any Thing therein contained, shall not extend to take away or diminish any Liberty, Privilege, Franchife, Forfeiture or Amerciament, Fines, Islues, Wrecks of the Sea, or any other lawful Inheritance or Freehold, from any Perfon or Perfons, Bodies Politick or Corporate, their Heirs or Succeffors, for or touching any lawful Liberty, Authority or Jurisdiction Admiral, or for Confervation of any Water that they or any of them now have lawfully, or hereafter shall have ; any Thing in the fame to the contrary notwithstanding.

XLIII. Provided always, and be it further enacted by the In what Cafes Authority aforefaid, That no Fishermen using or haunting the Sea Fishermen shall shall be taken by the Queen's Majesty's Commission to serve her ferve as Mariners. Highness as a Mariner on the Sea; but that the faid Commission be first brought by her Highness Taker or Takers to Two Justices of Peace next adjoining and inhabiting to the faid Sea Coafts, Towns or other Places, where the faid Mariners are fo to be taken, to the Intent the faid Justices may choose out and cause to be returned fuch fufficient Number of able Men, as in the faid Commission shall be contained, to serve her Majesty, as is aforefaid.

XLIV. Saving always to the Cinque Ports, and alfo to the Cinque Ports, Town of Great Tarmouth, all fuch lawful Liberties as they justly &c. have before the making of this Act, touching the Free Fair kept at Tarmouth, other than in buying of Strangers, and taking of Toll, as the fame be before prohibited.

XLV. Provided always, That any Thing in this Act contained Lord Warden. shall not be hurtful or prejudicial to any Authority, Stile, Preheminence, Dignity or Jurifdiction belonging to the Office of the Lord Warden of the Cinque Ports.

XLVI. Provided always, That it shall and may be lawful to What Wine may and for any Person or Persons, being Strangers born, to bring be brought in yearly in any Ship, Bottom or Veffel whereof any Stranger or Strangers Ships Strangers born is or shall be Owner or Owners, into any Havens, Borts and Torms of the 10 of Mar. Ports and Towns of the Isle of Man, or into any of them, any of the Wines made in any of the Dominions or Countries belonging to the Crown of France; and in the fame Ports and Towns, or any of them, to difcharge the faid Wines fo to be brought; fo that there be not brought and discharged by the same Strangers, in any fuch Strangers Ships, Bottoms or Vessels, in any one Year, in or at the faid Havens, Ports and Towns, or any of them, above One hundred Tons at the most; this Act or any Thing therein contained to the contrary thereof notwithstanding.

XLVII. Provided alfo, That it shall and may be lawful to and Wine brought in for any Perlon or Perlons, being Strangers born, to bring yearly Strangers Ship P 4 in Strangers Ship

&c. compelled to ferve as Soldiers.

Strangers Ships

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in any Ship, Veffel or Bottom, whereof any Stranger or Strangers born is or fhall be Owner or Owners, into the Haven, Port and Town of *Chepflow* in the County of *Monmouth*, any Wines made in any of the faid Dominions or Countries belonging to the faid Crown of *France*, over and befides all *Rochel* Wines heretofore in this Act allowed to be brought, and in the fame Port and Town to difcharge the faid Wines, to that there be not brought and difcharged by the fame Strangers in any fuch Strangers Ships, Bottoms or Veffels, in any one Year, in or at the faid Haven, Port and Town, above One hundred Tons at the moft; this Act or any Thing therein contained to the contrary notwithftanding.

XLVIII. Provided alfo, That it shall and may be lawful to and for any Perfon or Perfons, being Strangers born, to bring yearly in any Ship, Veffel or Bottom, whereof any Stranger or Strangers born is or shall be Owner or Owners, into the Havens, Ports and Towns of Cardiff, Carnarvon, Bewmaris, and other Havens, Ports and Towns of South Wales and North Wales, or any of them, and into the Haven, Port and Town of Newport in the faid County of Monmoulb, any of the faid Wines made in any of the faid Dominions or Countries belonging to the faid Crown of France, over and befides all Rochel Wines heretofore in this Act allowed to be brought, and in and at the fame Ports and Towns, or any of them, to discharge the faid Wines fo to be brought, fo that there be not brought and difcharged by the fame Strangers, in any fuch Strangers Ships, Bottoms or Veffels, in any one Year, in or at the faid Havens, Ports and Towns, or any of them, above One hundred Tons at the most; this Act or any Thing therein contained to the contrary thereof notwithstanding.

XLIX. Saving unto the Queen's Majefty, her Heirs and Succeffors, all fuch Duties and Things which her Highnefs, her Heirs and Succeffors ought to have and enjoy, be answered and paid, for the faid Three hundred Tons of Wines mentioned in the faid Three last Provisions, to be brought and discharged, as in the fame Three Provisions have been mentioned and declared; any Thing in this Act to the contrary thereof notwithstanding.

L. Provided alfo, and be it further enacted by the Authority aforefaid, That this Act, or any Thing or Things therein contained, shall not in any Manner of wife extend to give unto the Lord Admiral of England for the Time being, or to any his Vice-Admirals, Judge or Judges of the Admiralty, his or their Deputy or Deputies, or to any other the Officers or Ministers of the Admiralty, or to any others having or claiming any Admiral Power, Jurifdiction or Authority within this Realm and Wales, or any other the Queen's Dominions, any other Power, Right, Jurifdiction, Preheminence or Authority, than he or they, or any of them, lawfully have, hath or had, or ought to have and enjoy, before the making of this Act, other than for fuch of the Offences fpecified in this Act, as hereafter shall be done upon the main Sea, within the Jurifdiction of the Admiralty; this Act, or any Article, Branch, Claufe, Provision or Thing therein contained to the contrary thereof notwithstanding.

LI. This Act shall continue and endure until the End of Ten whole Years, to be accounted from the Feast of St. Michael the Archangel, which shall be in the Year of our Lord God One thousand five hundred fixty four, and from thence to the End

What Wine may be brought in Strangers Ships into Wales and Newport,

Saving of the Queen's Duties.

The Lord Admiral, &c. fhall have no greater Authority than he had before.

Continuance of Act.

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of

of the next Parliament then following the End of the faid Ten Years.

[Continued, 39 Eliz. c. 18. § 8, 41. 1 Jac. 1. c. 25. § 6, 24. 21 Jac. 1. c. 28. § 1. 3 Car. 1. c. 4. § 10, 22. and 16 Car. 1. c. 4. § 2. As to the Repeal of this Ad, fee 35 Eliz. c. 7. § 21.]

### CAP. VI.

An Act against fuch as shall fell any Ware for Apparel IXP. without ready Money.

**B** E it enacted by Authority of this prefent Parliament, That whatfoever Perfon after the Feath of *Eafler* next shall fell or by any Means deliver to any Perfon, having not in Poffession Lands or Fees to the clear yearly Value of Three thousand Dands, averrable and triable by Books of Subfidies, or by any other fufficient true Way or Means, any Manner of foreign Stuff or Wares, not grown or first wrought in any the Queen's Majesty's Dominions, of what Kind, Nature, Name or Condition foever the fame be, appertaining or tending to the apparelling, clothing, decking, garnishing or adorning of the Body, or the Part of the Body of any Manner of Person, for all the which Stuff or Wares, or for the Workmanship thereof, or any Part thereof, the Seller, Deliverer or Worker, their Executors or Administrators, shall not have received the whole Money or full Satisfaction, either in Hand, or within xxviii. Days after the Sale, Delivery or Making thereof; that in every fuch Cafe, the Seller, Deliverer, Worker or Maker, their Executors and Administrators, shall be without all Remedy by Order of any Law, Cuftom or Decree, to recover or demand any Money or Recompence for the faid Stuff or Wares, or for the Workmanship of any Part thereof, what Assurance soever he or they shall have, by Bond, Surety, Promise or Pawn of the Party, or of any other on his or their Behalf to the contrary. And that all Bonds and Affurance what foever made in that Cafe and for that Purpofe, by any Means of Ways, directly or indirectly, shall be utterly void to all Intents. And this Act shall endure only to the Continuance of End of the next Parliament,

Aû.

#### CAP. VII.

### An Afl avoiding divers foreign Wares made by Handicraftsmen beyond the Seas.

WHEREAS heretofore the Artificers of this Realm of England, (as well within the O England, (as well within the City of London as within • other Cities, Towns and Boroughs of the fame Realm), that • is to wit, Girdlers, Cutlers, Sadlers, Glovers, Point-makers, f and fuch like Handicrafts-men, have been in their faid Faculties • greatly wrought, and greatly fet on Work, as well for Suftentation of themfelves, their Wives and Families, as for a good · Education of a great Part of the Youth of this Realm in good · Art and laudable Exercife, befides the manifold Benefits, that • by Means or by Reafon of their Knowledges, Inventions and • continual Travel, daily and univerfally came to the whole Eftate • of the Commonwealth of the faid Realm.

" II. Yet notwithstanding fo now it is, that by Reason of the Abundance of foreign Wares brought into this Realm from the Parts Anno 5° Elizabethæ, c. 7, 8, 9. A.D.1562.

<sup>6</sup> Parts of beyond the Seas, the faid Artificers are not only lefs <sup>6</sup> occupied, and thereby utterly impoverifhed, the Youth not <sup>6</sup> trained in the faid Sciences and Exercifes, and thereby the faid <sup>6</sup> Faculties, and the exquisite Knowledges thereof, like in flort <sup>6</sup> Time within this Realm to decay; but alfo divers Cities and <sup>7</sup> Towns within this Realm of *England* much thereby impaired, <sup>8</sup> the whole Realm greatly endamaged, and other Countries notably <sup>9</sup> enriched, and the People thereof well fet on work, to their <sup>6</sup> Commodities and Livings, in the Arts and Sciences aforefaid, <sup>6</sup> and to the great Difcouragement of fkilful Workmen of this <sup>6</sup> Realm, being in very Deed nothing inferior to any Stranger in <sup>6</sup> the Faculties aforefaid.<sup>7</sup>

III. For Reformation whereof, be it enacted by our Sovereign Lady the Queen's Highness, and by the Lords Spiritual and Temporal, and the Commons, of this prefent Parliament affembled, and by the Authority of the fame, That no Perfon or Perfons whatfoever, from or after the Feast of the Nativity of St. John Bapifl now next enfuing, shall bring or caufe to be brought into this Realm of England from the Parts of beyond the Seas, any Girdles, Harnefs for Girdles, Rapiers, Daggers, Knives, Hilts, Pummels, Lockets, Chapes, Dagger-blades, Handles, Scabbards, and Sheaths for Knives, Saddles, Horfe-harnefs, Stirrups, Bits, Gloves, Points, Leather-laces or Pins, being ready made or wrought in any Parts of beyond the Seas, to be fold, bartered or exchanged within this Realm of England or Wales; upon Pain to forfeit all fuch Wares fo to be brought contrary to the true meaning of this Act, in whole Hands foever they or any of them shall be found, or the very Value thereof; the One Half of the Forfeiture to be to our Sovereign Lady the Queen's Highnefs, her Heirs and Succeffors, and the other Moiety thereof to him or them that will feife the fame, or fue therefor in any Court of Record of the Queen's Majefty, her Heirs and Succeffors, by Action of Debt, Bill, Plaint, Information or otherwife, where no Wager of Law, Effoin or Protection, shall be to him or them allowed. This Act to continue and endure to the End of the next Parliament.

[Continued 1 Jac. 1. c. 25. § 6, 24. 3 Car. 1. c. 4. § 11, 24. and 16 Car. 1. c. 4]

## CAP. VIII.

An Act touching Tanners, Curriers, Shoemakers and other Artificers occupying the cutting of Leather.

[Repealed, 1 Jac. 1. c. 22. § 58. and c. 25. § 47. See Note to 2 & 3 E. 6. c. 9.]

### CAP. IX.

An Act for the Punishment of fuch Perfons as shall procure or commit any wilful Perjury.

None fhall bring into this Realm the Wares within mentioned ready wrought.

Peneky.

Continuance of Act.



• they were, should from thenceforth unlawfully suborn any Wit-. nels or Witneffes, by Letters, Rewards, Promifes, or by any • other finister Labour or Means, for to maintain any Matter · or Caufe, or to the Difturbance or Hindrance of Juffice, or to the Procurement or Occasion of any Manner of Perjury, • by falle Verdict or otherwife, in any of the King's Courts of <sup>4</sup> Chancery, the Star Chamber, the Whitehall, or elfewhere within ' any of the King's Dominions of England or Wales, or the · Marches of the fame, where any Perfon or Perfons have or from " thenceforth should have Authority by virtue of the King's . Commission, Patent or Writ, to hold Plea of Land, or to examine, hear or determine any Title of Lands, or any Matter or Witneffes · concerning the Title, Right or Intereft of any Lands, Tene-" ments or Hereditaments, upon Pain of Forfeiture for every fuch · Offence, Ten Pound, the one Moiety thereof to be to the King, " and the other to the Party that would fue for the fame, as by ' the fame Eftatute, amongst divers other Things, more plainly it doth appear :

' II. Sithence the making whereof, for that the faid Penalty is fo fmall towards the Offenders in that Behalf, the faid Offence 4 of Subornation, and finister Procurement of false Witnesses, hath " neverthelefs greatly increafed and augmented, and by Reafon of ' the wilful Perjury committed by the fame fuborned Witneffes, divers and fundry of the Queen's Majefty's Subjects have fuftained . Difherifon and great Impoverifhment, as well of their Lands and " Tenements, as also of their Goods and Chattels :'

III. Be it therefore enacted by our Sovereign Lady the Queen, Procuring of by the Affent of the Lords Spiritual and Temporal, and the Com. wilful Perjury. mons, in this prefent Parliament affembled, and by the Authority of the fame, That all and every fuch Perfon and Perfons, which at any Time after the Tenth Day of April next coming shall unlawfully and corruptly procure any Witnefs or Witneffes by Letters, Rewards, Promifes, or by any other finister and unlawful Labour or Means whatfoever, to commit any wilful and corrupt Perjury, in any Matter or Caufe whatfoever now depending, or which hereafter shall depend in Suit and Variance, by any Writ, Action, Bill, Complaint or Information, in any wife touching or concerning any Lands, Tenements or Hereditaments, or any Goods, Chattels, Debts or Damages, in any of the Courts before mentioned, or in any of the Queen's Majefty's Courts of Record, or in any Leet, View of Frankpledge or Law-day, antient demean Court, Hundred Court, Court Baron, or in the Court or Courts of the Stannery in the Counties of Devon and Cornwall; or shall likewife unlawfully and corruptly procure or fuborn any Witnefs or Witneffes, which shall from and after the faid Tenth Day of April be fworn to teftify in perpetuam rei memoriam; that then every Penalty. fuch Offender or Offenders shall for his, her or their faid Offence, being thereof lawfully convicted or attainted, lofe and forfeit the Sum of Forty Pounds, [See further, 2 G. 2. c. 25. § 2.]

IV. And if it happen any fuch Offender or Offenders, fo being convicted or attainted as aforefaid, not to have any Goods or Chattels, Lands or Tenements, to the Value of Forty Pounds, that then every fuch Perfon fo being convict or attainted of any the Offences aforefaid, shall for his or their faid Offence fuffer Imprifonment by the Space of One Half Year, without Bail Imprifonments

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or

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Pillory.

Not to be a Witnefs.

Damages.

Perjury.

Penalty and Punithment.

Damages.

Pillory.

Difabled from being a Witnefs.

Who fhall have the Forfeitures. or Mainprize, and to ftand upon the Pillory the Space of One whole Hour, in fome Market Town next adjoining to the Place where the Offence was committed, in open Market there, or in the Market Town itfelf where the Offence was committed.

V. And that no Perfon or Perfons being fo convicted or attainted, to be from thenceforth received as a Witnefs to be depofed and fworn in any Court of Record within any of the Queen's Highnefs Dominions of *England*, *Wales*, or the Marches of the fame, until fuch Time as the Judgment given againft the faid Perfon or Perfons shall be reverfed by attaint or otherwife; and that upon every fuch Reverfal, the Parties grieved to recover his or their Damages against all and every fuch Perfon and Perfons as did procure the faid Judgment fo reverfed to be first given against them or any of them, by Action or Actions to be fued upon his or their Cafe or Cafes, according to the Courfe of the Common Laws of this Realm.

VI. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons after the faid Tenth Day of April next coming, either by the Subornation, unlawful Procurement, finister Perfuasion or Means of any others, or by their own Act, Confent or Agreement, wilfully and corruptly commit any Manner of wilful Perjury, by his or their Deposition in any of the Courts before mentioned, or being examined ad perpetuam rei memoriam, that then every Perfon or Perfons fo offending, and being thereof duly convict or attainted by the Laws of this Realm, shall for his or their faid Offence lofe and forfeit Twenty Pounds, and to have Imprifonment by the Space of Six Months without Bail or Mainprize; and the Oath of fuch Perfon or Perfons to offending, from thenceforth not to be received in any Court of Record within this Realm of England or Wales, or the Marches of the fame, until fuch Time as the Judgment given against the faid Perfon or Perfons shall be reversed by Attaint or otherwise: And that upon every fuch Reverfal the Parties grieved to recover his or their Damages against all and every fuch Person and Persons as did procure the faid Judgment fo reverfed to be given against them or any of them, by Action or Actions to be fued upon his or their Cafe or Cafes, according to the Courfe of the Common Laws of this Realm.

VII. And if it happen the faid Offender or Offenders fo offending not to have any Goods or Chattels to the Value of Twenty Pounds, that then he or they to be fet on the Pillory in fome Market Place within the Shire, City or Borough, where the faid Offence fhall be committed, by the Sheriff or his Minifters, if it fhall fortune to be without any City or Town Corporate; and if it happen to be within any fuch City or Town Corporate, then by the faid Head Officer or Officers of fuch City or Town Corporate, or by his or their Minifters, and there to have both his Ears nailed, and from thenceforth to be difcredited and difabled for ever to be fworn in any of the Courts of Record aforefaid, until fuch Time as the Judgment fhall be reverfed, and thereupon to recover his Damages in Manner and Form before mentioned :

VIII. The one Moiety of all which Sums of Money, Goods and Chattels, to be forfeited in Manner and Form aforefaid, to be to the Queen our Sovereign Lady, her Heirs and Succeffors, and the other Moiety to fuch Perfon or Perfons as shall be grieved, hindered hindered or molefted by reafon of any the Offence or Offences before mentioned, that will fue for the fame by Action of Debt, Bill, Plaint, Information or otherwife, in any of the Queen's Majefty's Courts of Record, in the which no Wager of Law, Effoin, Protection or Injunction to be allowed.

IX. And be it alfo enacted by the Authority aforefaid, That Who may deteras well the Judge and Judges of every fuch of the faid Courts mine Offences. where any fuch Suit is or shall be, and whereupon any fuch Perjury is or shall happen to be committed, as also the Justices of Affizes and Gaol-delivery in their feveral Circuits, and the Juffices of the Peace in every County within this Realm or in Wales, at their Quarter-Seffions, both within the Liberties and without, shall have full Power and Authority by virtue hereof to enquire of all and every the Defaults and Offences perpetrated, committed or done contrary to this Act, by Inquilition, Presentment, Bill or Information before them exhibited, or otherwife lawfully to hear and determine the fame, and thereupon to give Judgment, award Process and Execution of the same, according to the Course of the Laws of this Realm.

X. And be it further enacted by the Authority aforefaid, That Act to be prothe Juffices of Affize of every Circuit within this Realm, and claimed at elfewhere within the Queen's Dominions, shall in every County within their Circuits, Twice in the Year, that is to fay, in the Time of their Sittings, make open Proclamation of this Eftatute or of the Effect thereof, to the Intent no Perfon or Perfons shall be ignorant or mifcognifant of the Penalties herein contained.

XI. Provided alfo, That this Act, nor any Thing therein con- Proviso for tained, shall not extend to any Spiritual or Ecclesiastical Court Courts Eccleor Courts within this Realm of England or Wales, or the Marches faitical. of the fame; but that all and every fuch Offender or Offenders as shall offend in Form aforefaid, shall and may be punished by fuch ufual and ordinary Laws, as heretofore hath been and yet is ufed and frequented in the faid Ecclefiaftical Courts; any Thing in this prefent Act contained to the contrary in any wife notwithftanding.

XII. Provided alfo, and be it further enacted by the Authority Process ferved aforefaid, That if any Perfon or Perfons, upon whom any Proceis upon Witneffes out of any of the Courts of Record within this Realm or Wales to testify. shall be ferved to testify or depose concerning any Cause or Matter depending in any of the fame Courts, and having tendered unto him or them, according to his or their Countenance or Calling, fuch reafonable Sums of Money for his or their Cofts and Charges, as, having Regard to the Diftance of the Places, is neceffary to be allowed in that Behalf, do not appear according to the Tenor of the faid Procefs, having not a lawful and reafonable Let or Impediment to the contrary; that then the Party making Default, to Penalty. lole and forfeit for every fuch Offence Ten Pounds, and to yield fuch further Recompence to the Party grieved, as by the Difcre-tion of the Judge of the Court, out of the which the faid Process shall be awarded, according to the Loss and Hindrance that the Party which procured the faid Process shall fustain, by reason of the Non-appearance of the faid Witnefs or Witneffes; the faid feveral Sums to be recovered by the Party fo grieved against the Offender or Offenders, by Action of Debt, Bill, Plaint or Information, in any of the Queen's Majefty's Courts of Recordi

Affizes.

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cord, in which no Wager of Law, Effoin or Protection to be allowed.

XIII. Provided always, That this Act, or any Thing therein contained, shall not extend in any wife to restrain the Power and Authority given by Act of Parliament made in the Time of King Henry the Seventh, to the Lord Chancellor of England, and others of the King's Council for the Time being, to examine and punish Riots, Routs, heinous Perjuries and other Offences and Mildemeanings; which Lord Chancellor and others fithence the Making of the faid Act have most commonly used to hear and determine fuch Matters in the Court of Westminster commonly called the Star Chamber (a); nor to reftrain the Power or Authority of the Lord Prefident and Council in the Marches of Wales, or of the Lord Prefident and Council in the North, nor of any other Judge, having absolute Power to punish Perjury before the making of this Estatute; but that they and every of them shall and may proceed in the Punishment of all Offences heretofore punishable, in fuch wife as they might have done and ufed to do before the making of this Act, to all Purposes, fo that they set not upon the Offender or Offenders lefs Punishment than is contained in this Act. This Act to continue unto the End of the next Parliament.

(a) [ Abolifbed, 16 Car. 1. c. 10. § 3.]

[Made perpetual, 29 Eliz. c. 5. § 2. and 21 Jac. 1. c. 28. § 8.]

### CAP. X.

### An Act to revive a Statute made Anno 21 H. 8. touching Servants imbezilling their Masters Goods.

WHERE in the Parliament holden at London the Third Day of Nonumber in the O Day of November in the One and Twentieth Year of • the Reign of the late King of most famous and worth Memory ' King Henry the Eighth, and from thence adjourned to Wessmin-"fler, and there holden and continued by divers Prorogations " unto the Diffolution thereof, it was ordained and enacted among ' other Things, That all and fingular Servants to whom any · Caskets, Jewels, Money, Goods or Chattels, by his or their " Mafter or Mafters should from thenceforth be delivered to keep, • that if any fuch Servant or Servants withdraw him or them from ' their faid Mafters or Miftreffes, and go away with the faid ' Caskets, Jewels, Money, Goods or Chattels, or any Part thereof, to the Intent to fteal the fame, and defraud his or their faid . Masters or Mistreffes thereof, contrary to the Trust and Confidence to him or them put by his or their Matters or Mittreffes ; 4 or elfe being in Service of his faid Masters or Mistreffes, without • the Affent or Commandment of his Mafters or Miftreffes, imbezil • the fame Cafkets, Jewels, Money, Goods or Chattels, or any · Part thereof, or otherwife convert the fame to his own Ufe, • with like Purpofe to steal it, that if the faid Caskets, Jewels, " Money, Goods or Chattels that any fuch Servant shall go away " with, or which he shall imbezil with Purpose to steal it as is 4 aforefaid, be of the Value of Forty Shillings or above; that then 4 the fame falle, fraudulent and untrue Act and Demeanor, should <sup>4</sup> from thenceforth be deemed and adjudged Felony, and that he ' or they so offending, should be punished as other Felons for Felony

Previlo for Authority to punish Perjury by 11 H. 7. c. 25.

Continuance of Act.

ξ I.

\$1 H.8. c. 7.

· Felony committed, by the Courfe of the Common Law, as by

· the faid Act, amongst other Things therein contained, more at

Iarge it doth and may appear : " II. Which faid Act in the Parliament begun and holden at 1 M. Seff 1. c. 1. " Westminster the Fifth Day of October in the First Year of the · Reign of the late Queen Mary, and there continued to the One ' and Twentieth Day of the fame Month, that is to fay, in the · First Session of the same Parliament, by the general Words of

• one Act then and there made, intituled, An All repealing certain

" Treafons, Felonies and Præmunire, was from thenceforth utterly

repealed and made void.

' III. And forafmuch as fithence the Repeal of the fame, the 21 H.8. c.7. faid Act is thought necessary for the Commonwealth of this • Realm ;' Be it therefore enacted by our Sovereign Lady the Queen's Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid Act made in the One and Twentieth Year, and every Claufe, Article, Branch, Sentence and Provision therein contained, be from henceforth revived, and put in due Execution, according to the Intent and Meaning thereof, and from thenceforth shall stand good, endure and con- made perpetual, tinue for ever.

## CAP. XI.

### An A& against Clipping, Washing, Rounding or Filing of Coins.

WHEREAS the Offences of Clipping, Rounding, Wafh-ing and Filing of Monies or Coins of this Realm, was • declared by an Act of Parliament in the Time of King Henry 3H. 5. Stat. 2. • the Fifth to be Treafon to the King and the Realm, and accord- c.6. • ing to the faid Act, the fame Offences were and did continue Treafon until the First Year of the Reign of Queen Mary, at which Time the Pains and Penalties due for the faid Offences · were abrogated and taken away by the general Act of Repeal " then made ; by Reafon whereof, divers falle and evil-difposed IM. Seff. I. C. I. · Perfons, perceiving themfelves to be loofe and free from the · Severity and Danger of the faid Law and Penalty, have been of · late more hardy and bold to attempt and practife, for wicked Lucre and Gain's Sake, to diminifh, impair and fallify the Monies 4 and Coins current within this Realm, and the Dominions of the fame, by fuch Clipping, Washing, Rounding and Filing thereof, ' not only to the great Difhonour of the Queen's Majefty our · Sovereign Lady that now is, by whole great Goodnels the new \* Monies or Coins of the fame are now reduced to as much Finencis • as ever hath been in any Time of her noble Progenitors, but · also to the great Lofs and Damage of the good Subjects of this · Realm, and more is like to be hereafter, if the fame be not • fpeedily met withal :'

II. For Remedy whereof, be it enacted, declared and efta- Clipping, &c. of blished by the Authority of this present Parliament, That from current Money. and after the First Day of May next coming, Clipping, Washing, Rounding or Filing for wicked Lucre or Gain's Sake, of any the proper Monies or Coins of this Realm or the Dominions thereof, **8**7

or of the Monies or Coins of any other Realm allowed and fuffered to be current within this Realm or the Dominions thereof, at this prefent, or that hereafter at any Time shall be the lawful Monies or Coins of this Realm, or of the Dominions thereof, or of any other Realm, and by Proclamation allowed and fuffered to be current here by the Queen's Majefty, her Heirs and Succeffors, shall be taken, deemed and adjudged by virtue of this Act to be Treason; and the Offenders therein, their Counsellers, Consenters and Aiders, shall be, from and after the same First Day of May, taken, deemed and adjudged as Offenders in Treafon, and being thereof lawfully convicted or attainted according to the Order and Course of the Laws of this Realm, shall fuffer Pains of Death, and lofe and forfeit all his and their Goods and Chattels; and alfo fhall lofe and forfeit all his and their Lands and Tenements, during his and their natural Life or Lives only. [Enforced, 18 Eliz. c. 1. § 1. and fee further, 6 € 7 W. 3. c. 17. § 9.]

III. And be it further enacted by the Authority aforefaid, That all and every Perfon and Perfons which have any lawful Grant to have and enjoy the Forfeiture of Lands, Tenements, Goods or Chattels of Offenders and Men attainted in High Treafon, within any Manor, Lordship, Town, Parish, Hundred or other Precinct within this Realm of *England* or *Wales*, shall and may at all Times hereafter have like Liberty to take, feize and enjoy all fuch Forfeitures of Lands, Tenements, Goods and Chattels, as shall come or grow within their Liberties, by force of the Attainder of any Perfon or Perfons, for and upon any Offence or Offences made Treafon by this Act, as they or any of them should, ought or might have, by virtue of any good and lawful Grant to them or any of them heretofore had or made.

IV. Provided always, and be it enacted by the Authority aforefaid, That this Act, nor any Thing therein contained, nor any Attainder or Attainders of any Perfon or Perfons for any Offence or Offences made Treafon by this Act, fhall in any wife extend or be judged, interpreted or expounded, to make any Corruption of Blood, to any the Heir or Heirs of any fuch Offender or Offenders, or to make the Wife of any fuch Offender to lofe or forfeit her Dower of or in any Lands, Tenements or Hereditaments, or her Title, Action or Intereft in the fame; any Thing in this Act contained, or any Attainder or Attainders hereafter to be had for any Offence or Offences made Treafon by this Act, to the contrary notwithftanding.

V. And be it further enacted by the Authority aforefaid, That if any of the Lords of the Parliament, or Peer of this Realm for the Time being, fhall fortune at any Time hereafter to be indicted of any Offence made Treafon by this Act, that then they and every of them fhall have his or their Trial by their Peers, as hath been ufed heretofore in Cafes of High Treafon.

## CAP. XII.

An Act touching Badgers of Corn, and Drovers of Cattle to be licenfed.

### [Repealed, 12 G.g. c. 71. § 1]

CAP.

Treafon.

Forfeitures of Lands or Goods by Grant, shall be enjoyed.

Provifo for Cor-\ ruption of Blood, &c.

Dower.

Peers.

### C A P. XIII.

An Act for the continuing of a Statute made Anno 2 & 3 Ph. 2 & 3 P. & M. & Maria for the amending of Highways.

[Repealed, 7 G. 3. c. 42. § 57.]

## C A P.' XIV.

An Act against the forging of Evidences and Writings.

• FORASMUCH as the wicked, pernicious and dangerous Practice of making, forging and publishing false and untrue Charters, Evidences, Deeds and Writings, hath of late Time <sup>6</sup> been very much more practifed, used and put in Ure in all • Parts of this Realm, than in Times passed, not only to the high . Displeasure of God, but also to the great Injury, Wrong, . Hurt, Damage, Disherison and utter undoing of divers the · Queen's Majefty's Subjects of this Realm, and to the great Sub-" verfion of Juffice and Truth, which feemeth to have grown and happened chiefly by reason that the Pains and Punishments · limited for fuch great and notable Offences, by the Laws and · Statutes of this Realm, before this Time have been and yet are " fo fmall, mild and eafy, that fuch evil People have not been " nor yet are afraid to enterprife the practifing and doing of fuch • Offences :'

II. Be it therefore enacted by the Queen's most excellent Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament assembled, and by the Authority of the fame, That if any Perfon or Perfons what- Forging Deed, foever, after the First Day of June now next coming, upon his &c. or their own Head and Imagination, or by falle Confpiracy and Fraud with others, shall wittingly, fubtilly and falsly forge or make, or fubtilly caufe or wittingly affent to be forged or made, any falle Deed, Charter or Writing fealed, Court Roll, or the Will of any Perfos or Perfons in Writing, to the Intent that the State of Freehold or Inheritance of any Perfon or Perfons, of, in or to any Lands, Tenements or Hereditaments, Freehold or Copyhold, or the Right, Title or Interest of any Perfon or Perfons, of, in or to the fame, or any of them, shall or may be molested, troubled, defeated, recovered or charged; or after the faid First Day of June shall pronounce, publish or shew forth in Bvidence, any such falle and forged Deed, Charter, Writing, Court Roll or Will, as true, knowing the fame to be falfe and forged, as is aforefaid, to the Intent above remembred, and shall be thereof convicted, either upon Action or Actions of Forger of falfe Deeds, to be founded upon this Statute, at the Suit of the Party grieved, or otherwife according to the Order and due Course of the Laws of this Realm, or upon Bill or Information to be exhibited into the Court of the Star Chamber, according to the Order and Use of that Court, shall pay unto the Party grieved his double Cofts and Damages, to be found or affeffed in that Double Cofts Court where fuch Conviction shall be, and also shall be fet upon and Damages. the Pillory in fome open Market Town, or other open Place, and there to have both his Ears cut off, and also his Nostrils to be flit Punishment. and cut, and feared with a hot Iron, fo as they may remain for a perpetual Note or Mark of his Falshood, and shall forfeit to the Vol. IV. Q Queen

Forging of a Deed, whereby a Leafe, &c. may be claimed.

Forging of an Obligation, &c.

Double Cofts and Damages.

Punishment.

Remedies.

One Punifument

Queen our Sovereign Lady, her Heirs and Succeffors, the whole Iffues and Profits of his Lands and Tenements during his Life, and also shall fuffer and have perpetual Imprisonment during his Life; the faid Damages and Costs to be recovered at the Suit of the Party grieved as is aforefaid, to be first paid and levied of the Goods and Chattels of the Offender, and of the Iffues and Profits of the faid Lands, Tenements and Hereditaments of fuch Party convicted, or of one or both of them; the faid Title of our faid Sovereign Lady the Queen, her Heirs or Succeffors, to the fame notwithstanding. [Forgery made Felony without Benefit of Clergy, 2 G. 2. c. 25. § 1. which is made perpetual 9 G. 2. c 18. § 1.] III. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons after the faid First Day of June, upon his or their own Head or Imagination, or by falle Confpiration or Fraud had with any other, shall wittingly, fubtilly and falsly forge or make, or wittingly, fubtilly and fally caufe or affent to be made and forged, any falfe Charter, Deed or Writing, to the Intent that any Perfon or Perfons shall or may have or claim any Eftate or Interest for Term of Years, of, in or to any Manors, Lands, Tenements or Hereditaments, not being Copyhold, or any Annuity in Fee-fimple, Fee-tail or for Term of Life, Lives or Years; or after the faid Day shall, as is aforefaid, forge, make or caufe or affent to be made or forged, any Obligation or Bill obligatory, or any Acquittance, Release or other Discharge of any Debt, Accompt, Action, Suit, Demand or other Things perfonal; or if any Perfon or Perfons after the faid First Day of June shall pronounce, publish or give in Evidence, any fuch falfe and forged Charter, Deed, Writing, Obligation, Bill obligatory, Acquittance, Releafe or Difcharge, as true, knowing the fame to be falfe and forged, and shall be thereof convicted by any the Ways and Means aforefaid, that then he shall pay unto the Party grieved his double Cofts and Damages, to be found and affeffed in fuch Court where the faid Conviction shall be had, and shall be alfo fet upon the Pillory in fome open Market Town or other open Place, and there to have one of his Ears cut off, and shall alfo have and fuffer Impriforment by the Space of one whole Year, without Bail or Mainprize.

IV. And be it further enacted by the Authority aforefaid, That the Party and Parties grieved by reafon of any the Offences aforefaid, shall and may, at his and their Pleasure, have and sue his Action of Forger of falle Deeds upon this Statute, against any the Offenders in the fame, by original Writ out of the Queen's Highnefs Court of Chancery, and fhall and may have like Procefs upon the fame, as in Cafes of Treipafs at the Common Law; or may at his Pleafure take his Suit against any fuch Offenders in any the Premifes, by Bill before the Queen's Highnefs, her Heirs and Succeffors, in her Court commonly called the King's Bench, or in the Court of the Exchequer; in which Suits no Effoign, Injunction or Protection shall be allowed for the Party Defendant. V. And be it further enacted by the Authority aforefaid, That if the Party Defendant thall be convicted for any the Offences aforefaid, according to the Order and Form above limited, and shall have received thereupon Punishment Corporal according to this Act, that then he shall not effoons be impeached for the fame Offence.

VI. And

VI. And be it further enacted by the Authority aforefaid, Plaintiff's Re-That although the Party or Parties Plaintiff in any fuch Action leafe shall difor Bill to be fued, as is aforefaid, shall after Verdict passed against charge only his the Defendant or Defendants, happen to release or discharge the Judgment or Execution upon the fame, or otherwife fuffer the fame to be discontinued; that yet nevertheless the fame Release, Discharge or Discontinuance, shall extend only to discharge such Cofts and Damages as the fame Plaintiff should have had against the Defendant; and that the Judges before whom the faid Action or Suit shall be taken, shall and may proceed to Judgment of and upon the Refidue of the faid Penalties and Forfeitures, and to command Execution upon the fame; the faid Releafe, Difcontinuance, or other Discharge had, made, done or fuffered by the Party Plaintiff, in any wife notwithstanding; this Act or any Thing therein contained to the contrary in any wife notwithftanding.

VII. And be it further enacted by the Authority aforefaid, Second Offenee. That if any Perfon or Perfons, being hereafter convicted or con-Felony. demned of any the Offences aforefaid, by any the Ways or Means above limited, shall after any fuch his or their Conviction or Condemnation effoons commit or perpetrate any of the faid Offences in Form aforefaid, that then every fuch fecond Offence or Offences fhall be adjudged Felony; and the Parties being thereof convicted or attainted according to the Laws of this Realm, shall suffer fuch Pains of Death, Lofs and Forfeiture of their Goods, Chattels, Lands and Tenements, as in Cafes of Felony by the Common Laws of this Realm ought to be loft or forfeited, without having any Advantage or Benefit of Clergy or Sanctuary : Saving to every General Saving, Perfon and Perfons, Bodies Politic and Corporate, their Heirs and Succeffors, other than the faid Offenders, and fuch as claim to their Ufes, all fuch Rights, Titles, Interefts, Poffeffions, Liberties of Distresses, Leases, Rents, Reversions, Offices and other Profits and Advantages, which they or any of them shall have at the Time of such Conviction or Attainder, of, in or to any of the Lands, Tenements or Hereditaments of any fuch Perfon fo as is aforefaid convicted or attainted, or at any Time before, in as large and as ample Manner, to all Intents and Purpofes, as if this Act had never been had ne made.

VIII. Provided always, and be it enacted by the Authority Not to work aforefaid, That any fuch Convicton or Attainder of Felony, as is Corruption of aforefaid, or any Forfeiture by reafon of the fame, shall not in Blood, ec. any wife extend to take away the Dower of the Wife of any fuch Perfon attainted, nor to the Corruption of Blood, or Difherifon of any the Heir or Heirs of any fuch Perfon or Perfons fo attainted; this Act, or any Thing therein contained, or any other Statute, Law, Ufage, Cuftom or Thing heretofore ufed to the contrary in any wife notwithftanding.

IX. Provided alfo, and be it further enacted by the Authority Officials or Reaforefaid, That this Act, or any Thing therein contained, shall guters puttin not extend to charge any Ordinary, or any their Commilfarias, a Seal to a Will Officials, Registers, or any other their Officers or Ministers, with any the Offences aforefaid, for putting their Seal of Office to any Will to be exhibited unto them, not knowing the fame to be falle or forged, or for writing of the faid Will or Probate of the fame :

Q 2

own Remedy.

fame; this Act or any Thing therein contained to the contrary notwithstanding.

X. And be it further enacted, by the Authority aforefaid, That all and every Juftices of Oyer and Determiner, and Juftices of Affife in their Circuits and every of them, fhall have full Power and Authority in every of their Open and General Seffions, to enquire, hear and determine of all and every the Offences aforefaid committed or done within the Limits of their Commiffion, and to make Procefs for the Execution of the fame, as they may do againft any Perfon being indicted before them of Trefpafs, or lawfully convicted thereof.

XI. And be it further enacted, by the Authority aforefaid, That all other Statutes heretofore made and provided for Forgery of falfe Deeds, Charters, Muniments or Writings, and all and every Penalty appointed by the fame, fhall from and after the faid First Day of *June* be void and of none Effect in the Law; any fuch Statute or Thing therein contained to the contrary in any wife notwithstanding.

XII. Provided always, That this Aft, or any Thing thereis contained, fhall not extend or be hurtful in any wife to any Proftor, Advocate or Register of any Ecclefiaftical Court within this Realm, for the writing, fetting forth or pleading of any Proxy made according to the Ecclefiaftical Laws or Cuftoms heretofore ufed and allowed by the Ecclefiaftical Courts of this Realm, for the Appearance of any Perfon of Perfons, being cited to appear in any of the faid Courts Ecclefiaftical, nor to any Archdeacon or Official, for putting their authentic Seal to the faid Proxy or Proxies, neither yet to any Judge Ecclefiaftical for admitting of the fame; but that they and every of them may hereafter do in all Points concerning the fame, as they and every of them might lawfully have done before the making of this Act; any Thing in this Act to the contrary in any wife notwithftanding.

"Forging of Deeds before 1ft June 1562. § 13. EXP. The Penalty for pleading or publishing a forged Deed made before the three sectors for the EVD.

" 1ft June 1562. § 14. EXP.

XV. Provided always, and be it enacted by the Authority aforefaid, That this Act, nor any Pain, Forfeiture or Thing therein contained, fhall not extend to any Attorney, Lawyer or Counfellor that fhall for his Client plead, fhew forth or give in Evidence any falfe and forged Deed, Charter, Will, Court Roll or other Writing, for true or good, being not party or privy to the forging of the fame, for the pleading, fhewing forth or giving in Evidence of the fame; any Thing in this Act to the contrary notwithftanding.

XVI. Provided always, and be it enacted by the Authority aforefaid, That this Act, or any Thing therein contained, thall not extend to any Perfon or Perfons that thall plead or thew forth any Deed or Writing exemplified under the Great Seal of *England*, or under the Seal of any other authentic Court of this Realm; nor thall extend to any Judge or Justice, or other Perfon, that thall caufe any Seal of any Court to be fet to any fuch Deed, Charter or Writing inrolled, not knowing the fame to be falle or forged; any Thing in this Act to the contrary notwithstanding. CAP.

Who may determine Offences.

Forgery.

Statutes againft

Repeal of

To whom Act fhall not extend.

Attorney, &c. pleading a forged Deed.

Pleading a Writing exemplified, or fetting a Seal to the fame.

# CAP. XV.

#### An Act against fond and fantastical Propheses.

FORASMUCH as fithence the Expiration and Ending of the 3&4E.6.c.15. Statute made in the Time of King Edward the Sixth, intituled, An A& against fond and fantaflical Prophecies, divers evil disposed Persons, inclined to the stirring and moving of " Factions, Seditions and Rebellions within this Realm, have been • the more bold to attempt the like Practices in feigning, imagin-. ing, inventing and publishing of fuch fond and fantaltical Pro-· phecies, as well concerning the Queen's Majefty, as divers . honourable Personages, Gentlemen and others of this Realm, as • was used and practifed before the making of the faid Statute, to • the great Difquiet, Trouble and Peril of the Queen's Majefty, • and of this her Realm :'

II. For Remedy whereof, be it ordained and enacted by the Publishing fan-Authority of this prefent Parliament, That if any Perfon and tailical Pro-Perfons after the First Day of May next coming do advisedly and phecies upon directly advance, publish and set forth by Writing, Frinting, Arms, &c. Signing or any other open Speech or Deed, to any Perion or Perfons, any fond, fantaffical or falfe Prophecy, upon or by the Occasion of any Arms, Fields, Beasts, Badges or fuch other like Things accuftomed in Arms, Cognizances or Signets, or upon or by reafon of any Time, Year or Day, Name, Bloodshed or War, to the Intent thereby to make any Rebellion, Infurrection, Diffention, Lofs of Life, or other Difturbance within this Realm and other the Queen's Dominions; that then every fuch First Offence. Perfon being thereof lawfully convicted according to the due Course of the Laws of this Realm, for every fuch Offence shall fuffer Imprifonment of his Body by the Space of one Year, without Bail or Mainprize, and shall forfeit for every fuch Offence the Sum Penalty. of Ten Pounds.

III. And if any fuch Offender do after fuch Conviction Second Offence. eftfoons offend in any of the Premifes, and be thereof lawfully convicted as is aforefaid, that then every fuch Offender shall for his Second Offence and Conviction as is aforefaid, fuffer Imprifonment of his Body without Bail or Mainprize during his Life, and shall forfeit all his Goods and Chattels Reals and Perfonals: The Penalty. Moieties of every which Forfeitures shall be to the Queen's Highnefs, her Heirs and Succeffors, and the other Moieties thereof to him that shall or will fue for the fame, in any of the Queen's Courts of Record, by Action, Bill, Plaint or Information; in which Cafe no Effoin, Wager of Law or Protection shall be allowed or admitted.

IV. And be it further enacted, by the Authority aforefaid, Who may deter-That all and every Juffice of Affile, Juffice of Oyer and Determiner, mine Offences. and Juffice of Peace, shall have full Power and Authority by virtue hereof, to enquire, hear and determine all and every Offence or Offences abovefaid, committed or done within the Limits of their Commission, contrary to the Tenor and Meaning of this Act. Provide.

V. Provided always, and be it enacted by the Authority aforefaid, That no Perfon or Perfons shall at any Time hereafter be impeached for any Offence hereafter to be committed or done contrary to this Act, unlefs he be thereof impeached or accufed within Six Months next enfuing any fuch Offence by him or them committed or done,

CAP.

A.D.1562.

# C A P. XVI.

#### An Act against Conjurations, Enchantments and Witchcrafts.

WHERE at this prefent there is no ordinary ne condign Punifhment provided against the Practices of the wicked " Offences of Conjurations and Invocations of evil Spirits, and of Sorceries, Enchantments, Charms and Witchcrafts, the which " Offences, by force of a Statute made in the xxxiii. Year of the Reign of the late King Henry the Eighth, were made to be · Felony, and fo continued until the faid Statute was repealed by • the Act and Statute of Repeal made in the First Year of the • Reign of the late King Edward the Sixth : Sithens the Repeal " whereof, many fantastical and devilish Perfons have devifed and e practifed Invocations and Conjurations of evil and wicked · Spirits, and have used and practifed Witchcrafts, Enchantments, · Charms and Sorceries, to the Destruction of the Perfons and . Goods of their Neighbours, and other Subjects of this Realm, 4 and for lewd Intence and Purpofes, contrary to the Laws of · Almighty God, to the Peril of their own Souls, and to the great . Infamy and Difquietnels of this Realm :' For Reformation whereof, be it enacted by the Queen's Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if any Perfon or Perfons, after the First Day of June next coming, ufe, practife or exercife any Invocations or Conjurations of evil and wicked Spirits, to or for any Intent or Purpole, or elfe if any Person or Persons, after the faid First Day of June, shall use, practife or exercife any Witchcraft, Enchantment, Charm or Sorcery, whereby any Perfon shall happen to be killed or destroyed ; that then as well every fuch Offender or Offenders in Invocations or Conjurations, as is aforefaid, their Aiders and Counfellors, as alfo every fuch Offender or Offenders in Witchcraft, Enchant, ment, Charm or Sorcery, whereby the Death of any Perfon doth enfue, their Aiders and Counfellors, being of either of the faid Offences lawfully convicted and attainted, shall fuffer Pains of Death, as a Felon or Felons, and shall lofe the Privilege and Benefit of Clergy and Sanctuary :- Saving to the Wife of fuch Perfon her Title of Dower, and alfo to the Heir and Succeffor of fuch Perfon his or their Titles of Inheritance, Succeffion and other Rights, as though no fuch Attainder of the Anceftor or Predeceffor had been had or made.

II. And further, be it enacted by the Authority aforefaid, That if any Perfon or Perfons, after the faid First Day of June next coming, shall we, practife or exercise any Witchcraft, Enchantment, Charm or Sorcery, whereby any Perfon shall happen to be wasted, confumed or lamed on his or her Body or Member, or whereby any Goods or Chattels of any Perfon shall be destroyed, wasted or impaired; then every fuch Offender or Offenders, their Counfellors and Aiders, being thereof lawfully convicted, shall for his or their First Offence or Offences fuffer Imprifonment by the Space of One whole Year, without Bail or Mainprize, and once in every Quarter of the faid Year shall in fome Market Town, upon the Market Day, or at fuch Time as any Fair shall be kept, there shall openly upon the Pillory, by the Space of Six Hours, and there shall openly confers his or her Error and Offence; and for

33 H. 8. c. 8.

1 E. 6. c. 12.

Ufing Invocations, &c.

whereby Perfons deftroyed.

Death.

Dower.

Ufing Charms,

Firft Offence.

for the Second Offence, being as is aforefaid lawfully convicted or Second Offence. attainted, shall fuffer Death as a Felon, and shall lose the Privilege Death. of Clergy and Sanctuary: Saving to the Wife of fuch Perfon her Title of Dower, and alfo to the Heir and Succeffor of fuch Dower, &c. faved. Perfon his or their Titles of Inheritance, Succeffion and other Rights, as though no fuch Attainder of the Ancestor or Predeceffor had been had or made.

III. Provided always, That if the Offender in any of the Cafes Peers. aforefaid, for which the Pains of Death shall enfue, shall happen to be a Peer of the Realm, then his Trial therein to be had by his Peers, as it is used in cases of Felony or Treason, and not otherwife.

IV. And further, to the Intent that all Manner of Practice, Declaring by Ufe or Exercife of Witchcraft, Enchantment, Charm or Sorcery, Witchcraft, &c. fhould be from henceforth utterly avoided, abolifhed and taken where Gold, &c. away, Be it enacted by the Authority of this prefent Parliament, may be found. That if any Perfon or Perfons shall from and after the faid First Day of June next coming, take upon him or them, by Witchcraft, Enchantment, Charm or Sorcery, to tell or declare in what Place any Treasure of Gold or Silver should or might be found or had in the Earth, or other fecret Places, or where Goods or Things loft or stolen should be found or become, or shall use or practife any Sorcery, Enchantment, Charm or Witchcraft, to the Intent to provoke any Perfon to unlawful Love, or to hurt or deitroy any Person in his or her Body, Member or Goods; that then every fuch Perfon or Perfons fo offending, and being thereof lawfully convicted, thall for the faid Offence fuffer Imprifonment Puniforment. by the Space of one whole Year, without Bail or Mainprize, and once in every Quarter of the faid Year shall in fome Market Town, upon the Market Day, or at fuch Time as any Fair shall be kept there, ftand openly upon the Pillory by the Space of Six Hours, and there shall openly confess his or her Error and Offence ; and if any Perfon or Perfons, being once convicted of the fame Second Offence. Offences as is aforefaid, do efffoons perpetrate and commit the like Offence, that then every fuch Offender, being thereof the Second Time convicted as is aforefaid, shall forfeit unto the Queen's Majefty, her Heirs and Succeffors, all his Goods and Chattels, and fuffer Imprifonment during Life.

#### C A P. XVII.

#### An Act for the Punishment of the Vice of Sodomy.

WHERE in the Parliament begun at London the Third Day of November, in the One and twentieth Year of " the late King of most famous Memory, King Henry the Eighth, ' and after by Prorogation holden at Westminster in the Five and " Twentieth Year of the Reign of the faid late King, there was " one Act and Statute made, intituled, An A& for the Punifoment 25 H. 8. c. 6. • of the Vice of Buggery, whereby the faid deteftable Vice was " made Felony, as in the faid Eftatute more at large it doth and " may appear; forafmuch as the faid Statute concerning the · Punishment of the faid Crime and Offence of Buggery standeth "at this prefent repealed and void by virtue of the Statute of 4 Repeal made in the First Year of the Reign of the late Queen " Mary, fithence which Repeal fo had and made, divers evil-difpofed

Q 4

Punithment,



difpoled Perfons have been the more bold to commit the faid

most horrible and detestable Vice of Buggery aforefaid, to the • high Difpleafure of Almighty God :'

II. Be it enacted, ordained and established by the Queen our Sovereign Lady, and by the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid Statute before mentioned made in the Five and twentieth Year of the faid late King Henry the Eighth, for the Punishment of the faid detertable Vice of Buggery, and every Branch, Claufe, Article and Sentence therein contained, shall from and after the First Day of June next coming be revived, and from thenceforth shall stand, remain and be in full Force, Strength and Effect for ever, in fuch Manner, Form and Condition as the fame Statute was at the Day of the Death of the faid late King Henry the Eighth; the faid Statute of Repeal made in the faid First Year of the faid late Queen IM. Seff. I.c. I. Mary, or any Words general or fpecial therein contained, or any other Act or Acts, Thing or Things to the contrary notwithftanding.

#### CAP. XVIII.

An A& declaring the Authority of the Lord Keeper of the Great Seal of England, and the Lord Chancellor to be one.

WHERE fome Queftion hath of late rifen, whether like Place, Authority, Preheminence, Jurifdiction and Power " doth belong, and of Right ought to belong, to the Office of • the Lord Keeper of the Great Seal of England for the Time · being, as of Right doth and ought to belong to the Office of • the Lord Chancellor of England for the Time being, or not :'

II. For Declaration whereof, and in avoiding fuch Queftion hereafter, Be it enacted and declared by the Queen our Sovereign Lady, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the Common Law of this Realm is, and always was, and ought to be taken, that the Keeper of the Great Seal of England for the Time being hath always had, used and executed, and of Right ought to have, use and execute, and from henceforth may have, perceive, take, use and execute, as of Right belonging to the Office of the Keeper of the Great Seal ot England for the Time being, the fame and like Place, Authority, Preheminence, Jurifdiction, Execution of Laws, and all other Customs, Commodities and Advantages, as the Lord Chancellor of England for the Time being lawfully used, had and ought to have, use and execute, as of Right belonging to the Office of the Lord Chancellor of England for the Time being, to all Intents, Constructions and Purposes, and as if the fame Keeper of the Great Seal for the Time being were Lord Chancellor of England.

#### CAP. XIX.

An A& for the Repeal of a Branch of a Statute made Anno 1 Edw. 6. touching the conveying of Horles and Geldings out of the Realm.

[Virtually repealed, 22 Car. 2. c. 13. § 8.]

CAR

The Authority of the Lord Keeper of the Great Seal, and the Lord Chancellor, is all one.

\* B.K. c. 5.

Made perpetual.

## CAP. XX.

# An A& for the Punishment of Vagabonds, calling themfelves Egyptians.

[Repealed, 23 G. 3. c. 51.]

## C A P. XXI.

## An Act for the Punishment of unlawful taking of Fish, Deer or Hawks.

WHERE as well the Queen's Majesty, and her most noble Progenitors, as also the Noblemen, Gentlemen, and " divers other Perfons of great Dominions, Lordships, Manors 4 and Poffeffions within this Realm, have of ancient and long • Time had, and many of them now of late, to their great Coffs " and Charges, for the neceffary and better Provision and Main-· tenance of their Housholds, have erected and made in and upon " their feveral Demeans, Grounds and Poffeffions, as well Pools, · Stagnes, Stews, Motes, Pits or Ponds, for the only Increase of · Fish, and have stored the fame with Pickerel, Breme, Tench, " Carp and divers other good Kinds of Fifh, for the neceffary Increase of Victuals, and for the better Maintenance and Provision of their Houses as is aforefaid; and also have imparked, · invironed and inclosed many Parcels of their faid Demeans, Soils, Grounds and Poffeffions, for the Breeding, Cherishing and In-· creafe, as well of Red as Fallow Deer within their feveral · Parks and Inclofures, for the Caufes afore declared; and also have Breeding within their Woods and Grounds, divers Eyries · of Hawks of fundry Kinds, to their great Pleafure and Com-• modity; yet neverthelefs, the faid leveral Waters, Grounds, • Parks and Inclofures, fo being had, erected and made, and alfo · being fo ftored and replenished, have been from Time to Time · by evil difposed Perfons, of a very evil, wilful and infolent Dif-· pofition, and of Malice and Difpleafure, not only by Night . Time broken, and entered into, but also the Heads or Dams · of the faid Ponds, Pools, Stagnes, Motes, Stews or feveral " Waters, have been malicioufly, wilfully and unlawfully cut out, 4 and the Pales, Fences and Inclofures of the faid Parks and · Grounds broken, cast down and fet open, and the Fish, Deer and " Hawks within the fame, taken, deftroyed, carried away and # stolen, not only to the great Loss and Damage of the Owners · thereof, and to the fmall Incouragement of other good Subjects, " minding the careful Provision of fuch necessary Victuals, but e alfo to the manifest emboldening of many like wilful Malefactors and malicious Offenders, whereby many Riots, Man-Iaughters, Mifchiefs and other Inconveniencies have been daily f perpetrated, and are like to be committed and done, if circumf fpect Remedy be not hereunto provided :'1

II. Be it therefore enacted by the Queen's Majefty, the Lords Unlawfully Spiritual and Temporal, and the Commons, of this prefent Parlia- breaking Heads ment affembled, and by the Authority of the fame, That if any of Pond Perfon or Perfons after the Feaft of Pentecoff next coming, shall at any Time by Day or by Night, unlawfully without Authority, break, cut down, cut out or deitroy, any Head or Heads, Dam or Dams of any Ponds, Pools, Motes, Stagnes, Stews or feveral

of Ponds, Fifh-

A,D.1562.

feveral Pits wherein Fish are or shall happen to be put in or ftored withal, by the Owners or Possessioners thereof, or do ar fhall wrongfully fifh in any of the faid feveral Ponds, Pools, Motes, Stagnes, Stews or Pits, to the Intent to deftroy, kill, take or steal away any of the same Fish, against the Will, Mind or Pleafure of the Owners or Possessioners of the fame, not having any lawful Title or Authority fo to do, and thereof be lawfully convicted at the Suit of our Sovereign Lady the Queen, her Heirs or Succeifors, or the Party grieved, shall fuffer Imprifonment of his or their Bodies by the Space of Three Months, and fhall yield and pay to the Party grieved his Treble Damages, and after the faid Three Months expired shall find fufficient Sureties for his or their good Abearing against the Queen our Sovereign Lady, her Heirs and Succeffors, and all her Liege People, for the Space of Seven Years after, or elfe shall remain and continue still in Prifon without Bail or Mainprize, until fuch Time as he or they fo offending can and shall find such fufficient Sureties, during the faid Time and Space of Seven Years as is aforefaid.

III. And be it also enacted by Authority of this prefent Parliament, That if any Perfon or Perfons, after the faid Feaft of Pentecoft next coming, at any Time by Night or by Day, in Manner aforefaid, wrongfully or unlawfully break or enter into any Park impaled, or any other feveral Ground clofed with Wall; Pale or Hedge, and used for the Keeeping, Breeding and Cherishing of Deer, and fo wrongfully hunt, drive or chafe out, or take, kill or flay any Deer within any fuch impaled Park or clofed Ground with Wall, Pale or other Inclofure, and used for Deer as is aforefaid, or do or shall take away any Hawk or Hawks, or the Eggs of any of them, by any Ways or Means unlawfully out of any the Woods or Ground of any Perfon or Perfons (not having lawful Authority or Licence fo to do) and thereof be lawfully convicted at the Suit of our Soereign Lady the Queen, or the Party grieved as is aforefaid, shall likewife fuffer Imprifonment of his or their Bodies by the Space of Three Months, and fhall yield and pay to the Party grieved his Treble Damages; and after the faid Three Months expired, shall find fufficient Sureties for his or their good Abearing for the Space of Seven Years after, against the Queen's Majesty, her Heirs and Successors, and all her Liege Poople as is aforefaid, or elfe shall remain and continue still in Prison, without Bail or Mainprize, until fuch Time as he or they fo offending can and fhall find fuch fufficient Sureties during the faid Time of Seven Years as is afore rehearfed.

IV. Provided always, That this Act, or any Thing therein contained, extend not to any Park or inclosed Ground hereafter to be made and ufed for Deer, without the Grant or Licence of our Sovereign Lady the Queen, her Heirs, Successfors or Progenitors.

V. Provided always, and be it enacted by the Authority aforefaid, That it shall be lawful for the Party grieved to fue and take his further Remedy against all and every fuch Offender and Offendera, for his Lofs and Damages, and to recover the Treble Value of the fame in this Behalf, as well before Juffices of Oyer and Determiner, Juffices of Affizes in their Circuits, and Juffices of the Peace, as elfewhere in any other the Queen's Courts of Record; and that upon the true Satisfaction of the faid Treble Damages

Penalty.

Unlawfully entering Parks, &c.

Penahy.

Provise.

Further remedy of Party grieved. Damages to the Party grieved, or upon the Confession and Knowledge thereof by the fame Party, before the faid Juffices in open Seffions to be holden within the County where the Offence was committed, it shall be at the Liberty of the same Party grieved to whom the faid Offence was committed, to release at his Pleasure May release the the faid Suretyfhip of good Abearing, at any Time within the faid Suretyfhip of Seven Years or before; any Thing in this prefent Act before good Abearing. specified or expressed to the contrary notwithstanding.

VI. And be it further enacted by the Authority aforefaid, Who may de-That the Juffices of Oyer and Determiner, Juffices of Affize in their termineOffences. Circuits, and Juffices of the Peace and Gaol Delivery in their Seffions, shall by virtue hereof have Power and Authority to enquire, hear and determine all and fingular the Offences aforefaid, and to make and award Process thereupon, as well upon Indictments taken before them, as by Bill of Complaint, Information or any other Action; in which Suit or Action no Effoign, Wager of Law nor Protection shall be allowed.

VII. And be it further enacted by the Authority aforefaid, In what Cafe That if any Perfon or Perfons at any Time hereafter shall fortune Justices of Peace to be bound before any of the Juffices before mentioned, to the may release Of-Queen, her Heirs or Succeffors, for his or their good Abearing Abearing. for Seven Years, according to the Tenor of this Act, and the fame Party or Parties fo bound shall afterwards within the faid Seven Years come before the Juffices of the Peace of the faid County where the faid Offence was committed, or fome of them in open Seffions, and there in the faid open Seffions confess and acknowledge his or their faid Offence or Offences, and be forry therefore, and latisfy the Party or Parties grieved, according to the Tenor of this Act, that then the faid Juffices before whom the Confession shall be fo made shall and may have Power and Authority by yirtue of this Act, in the fame open Seffion, or in any other open Seffion afterwards to be holden before the faid Juffices in the faid County, within the faid Term of Seven Years, if it shall feem good to their Difcretions, to difcharge the faid Recognizance and Bond fo taken, and also the faid Party and Parties so bound; this Act or any Thing therein contained to the contrary thereof notwithftanding.

[So much of this At as relates to Deer repealed, 16G. 3. c. 30. § 27.]

#### C A P. XXII.

#### An A& against the carrying of Sheep Skins and Pelts over the Sea, not being Staple Ware.

FOR Reformation of many Griefs, lamentably declared this prefent Parliament, by divers Artificers of this Realm, working Leather, it may please your Royal Majesty, that it may be enacted and established with the Assent of this High Court of Making Peles, Parliament, That it shall not be lawful to or for any manner of &c. Perfon or Perfons whatfoever, from and after the First Day of May next coming, to make any Pelts, that is to fay, to pull, fhear, clip or take away the Wool of any Sheep-skin or Lambskin, or to buy any Skin of any Stag, Hind, Buck, Doe, Goat, Fawn or Kid, or the Pelts or Skins of any of them, unlefs fuch Perfon or Perfons fo making any Pelts, or buying fuch Skins as is aforefaid.

Penalty.

Transporting Sheep-fkins, Lamb-fkins, &c.

Penalty.

Wares that may be lawfully tranfported by any Merchant.

aforefaid, do make or caufe to be made thereof, tawed or lawfully tanned Leather or Parchment, or otherwife convert the fame into Semits, Pannels or other their own necessary Uses, upon Pain that every Perfon fo making Pelts, or buying any of the Skins or Pelts aforefaid, contrary to the Meaning of this Act, shall forfeit and lofe the Value of all fuch Pelts or Skins fo made and bought, and Two Shillings Six pence for every Skin or Pelt fo bought, or Pelt fo made as is aforefaid.

II. And be it further enacted, That it shall not be lawful to or for any Perfon or Perfons whatfoever, from and after the Feast aforefaid, to fhip or convey, or caufe or procure to be fhipped or conveyed, in or to any Ship, Boat or Veffel in or upon the Sea, or in or upon any Haven, River, Creek or Place within this Realm of England and Wales, or either of them, any manner of Sheep-skins, Woolfels, Shorlings, Morelings or the Skins of any Stag, Hind, Buck, Doe, Goat, Fawn or Kid, or the Pelts or Skins of any of them, or the Leather made of them or any of them (a), to the Intent to transport or carry the fame into any of the Parts beyond the Seas, there to be uttered, battered or fold by way of Merchandize or otherwife, upon Pain or Forfeiture of all fuch Skins or Pelts, bought, laden, shipped or transported contrary to the Tenor and true Meaning of this Act, or the Value of them; and also Two Shillings Six pence of lawful Money of England, for every Fell, Shorling, Moreling, Pelt or Skin aforefaid, bought, laden, shipped or transported contrary to the Tenor and true Meaning of this prefent Act; the Moiety of all which Forfeitures shall be to our Sovereign Lady the Queen's Majesty, her Heirs and Succeffors; and the other Moiety to him or them that will fue for the fame by Action, Bill, Plaint, Information or otherwife, in any of the Queen's Majefty's Courts ; in which Action no Effoign, Protection or Injunction shall be admitted or allowed. (a) [See Note at the End of Att.]

III. Provided always, That it shall and may be lawful to the Merchants of the Staple, the Merchants of Newcofile upon Tyne, Hartlepool and Berwick, their Servants, Factors and Attornies, and every of them, to carry and transport all such lawful Wares as heretofore they have been accustomed and lawfully might; any Thing in this Act to the contrary notwithstanding.

[So much of this A& as forbids the exporting of tawed Leather made of Sheep and Lamb Skins, repealed, 8 Eliz. c. 14. § 2.; and fee 28 G. 3. c. 38. § 1.7

> CAP. XXIII.

#### An A& for the due Execution of the Writ de Excommunicate Capiendo.

FORASMUCH as divers Perfons offending in many great Crimes and Offences appertaining merely to the Jurifdiction and Determination of the Ecclefiaffical Courts and Judges of \* this Realm are many Times unpunished for lack and want of the <sup>6</sup> good and due Execution of the Writ de Excommunicato capiendo, • directed to the Sheriff of any County, for the taking and appre-1 hending of fuch Offenders; the great Abule whereof, as it flould feem, hath grown for that the faid Writ is not returnable into any Court that might have the Judgment of the well executf ing

· ing and ferving of the faid Writ according to the Contents there-• of; but hitherto have been left only to the Difcretion of the Sheriffs and their Deputies, by whole Negligences and Defaults " for the most Part the faid Writ is not executed upon the · Offenders as it ought to be ; by reafon whereof fuch Offenders · be greatly encouraged to continue their finful and criminous · Life, much to the Displeasure of Almighty God, and to the " great Contempt of the Ecclesiastical Laws of this Realm :"

II. Wherefore for the Redrefs thereof, be it enacted by the Awarding and Queen's most Excellent Majesty, with the Assent of the Lords returning of Ex-Spiritual and Temporal, and the Commons, in this prefent Par- communicate capiendo. liament affembled, and by the Authority of the fame, That from and after the First Day of May next coming, every Writ of Excommunicato capiends that shall be granted and awarded out of the High Court of Chancery, against any Person or Persons within the Realm of England, shall be made in the Time of the Term, and returnable before the Queen's Highness, her Heirs and Succeffors, in the Court commonly called the King's Bench, in the Term next after the Tefle of the fame Writ, and that the faid Writ shall be made to contain at the least Twenty Days between the Telle and the Return thereof; and after the fame Writ shall be fo made and fealed, that then the faid Writ shall be forthwith brought into the faid Court of King's Bench, and there, in the Prefence of the Juffices, shall be opened and delivered of Record to the Sheriff or other Officer to whom the Serving and Execution thereof shall appertain, or to his or their Deputy or Deputies; and if afterwards it shall or may appear to the Justices of the fame Court for the Time being, that the fame Writ fo delivered of Record be not duly returned before them at the Day of the Return thereof, or that any other Default or Negligence hath been used or had in the not well ferving and executing of the faid Writ ; that then the Juffices of the faid Court shall and may, by Sheriff not re-Authority of this Act, affefs fuch Amerciament upon the faid turning Write Sheriff or other Officer in whom fuch Default shall appear, as to Penalty. the Difcretion of the faid Juffices shall be thought meet and convenient ; which Amerciament fo affeffed shall be estreated into the Court of Exchequer, as other Amerciaments have been used.

III. And be it further enacted by the Authority aforefaid, That What shall be the Sheriff or other Officer to whom fuch Writ of Excommunicato done with the capiendo, or other Procefs by virtue of this Act shall be directed, Body of the Excommunicate. fhall not in any wife be compelled to bring the Body of fuch Perfon or Perfons as shall be named in the faid Writ or Process, into the faid Court of the King's Bench at the Day of the Return thereof; but fhall only return the fame Writ and Procefs thither, with Declaration briefly how and in what Manner he hath ferved and executed the fame, to the Intent that thereupon the faid Juffices may then further therein proceed, according to the Tenor and Effect of this prefent Act.

IV. And if the faid Sheriff or other Officer to whom the Exe- If the Sheriff recution of the faid Writ shall fo appertain, do or shall return that turn Non est in-the Party or Parties named in the faid Writ cannot be found ventue. within his Bailiwick, that then the faid Juffices of the King's Bench for the Time being, upon every fuch Return, shall award one Writ of Capias against the faid Perfon or Perfons named in First Capias the faid Writ of Excommunicato capiendo, returnable in the fame Court

capiendo.

communicate.

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Court in the Term Time, Two Months at least next after the Tefle thereof, with a Proclamation to be contained within the faid Writ of Capias, that the Sheriff or other Officer to whom the faid Writ shall be directed, in the full County Court, or elfe at the General Affizes and Gaol Delivery to be holden within the faid County, or at a Quarter-Seffions to be holden before the Juffices of the Peace within the faid County, shall make open Proclamation Ten Days at the leaft before the Return, that the Party or Parties named in the faid Writ shall, within Six Days next after such Proclamation, yield his or their Body or Bodies to the Gaol or Prifon of the faid Sheriff or other fuch Officer, there to remain as a Prifoner, according to the Tenor and Effect of the First Writ of Excommunicato capiendo, upon Pain of Forfeiture of Ten. Pounds, and thereupon after fuch Proclamation had, and the faid Six Days paft and expired, then the faid Sheriff or other Officer to whom fuch Writ of Capias shall be directed, shall make Return of the fame Writ of Capias into the faid Court of the King's Bench, of all that he hath done in the Execution thereof, and whether the Party named in the faid Writ, have yielded his Body to Prifon or not.

V. And if upon the Return of the faid Sheriff it fhall appear, that the Party or Parties named in the fame Writ of *Capias*, or any of them, have not yielded their Bodies to the Gaol and Prifon of the faid Sheriff or other Officer, according to the Effect of the tame Proclamation; that then every fuch Perfon that fo thall make Default, fhall for every fuch Default forfeit to the Queen's Highnefs, her Heirs and Succeffors, Ten Pounds, which thall likewife be eftreated by the faid Juftices into the faid Court of Exchequer, in fuch Manner and Form as Fines and Amerciaments there taxed and affelfed are ufed to be.

VI. And thereupon the faid Justices of the King's Bench shall alfo award forth one other Writ of Capias against the Perfon or Perfons that fo shall be returned to have made Default, with fuch like Proclamation as was contained in the First Capias, and a Pain of Twenty Pounds, to be mentioned in the faid Second Writ and Proclamation; and the Sheriff or other Officer to whom the faid Second Writ of *Capias* fhall be fo directed, fhall ferve and execute the faid Second Writ in fuch like Manner and Form as before is expressed for the ferving and executing of the faid First Writ of Capias; and if the Sheriff or other Officer shall return upon the faid Second Capias, that he hath made the Proclamation according to the Tenor and Effect of the fame Writ, and that the Party hath not yielded his Body to Prifon according to the Tenor of the faid Proclamation, that then the faid Party that fo shall make Default, shall for fuch his Contempt and Default forfeit to the Queen's Highnefs, her Heirs and Succeffors, the Sum of Twenty Pounds, which faid Sum of Twenty Pounds the faid Juffices of the King's Bench for the Time being shall likewife caufe to be eftreated into the faid Court of Exchequer, in Manner and Form aforefaid.

VII. And then the faid Juflices shall likewife award forth one other Writ of *Capias* against the faid Party, with such like Proclamation and Pain of Forfeiture, as was contained in the faid Second Writ of *Capias*; and the Sheriff or other Officer to whom the faid Third Writ of *Capias* shall so be directed, shall ferve and execute

Proclamation.

Penaky.

Return.

Not appearing.

Penalty.

Second Capias.

Not appearing.

Punalty.

Third Caping.

execute the faid Third Writ of Capias in fuch like Manner and Form as before in this Act is expressed and declared for the ferving and executing of the faid First and Second Writs of Capias; and Not appearing. if the Sheriff or other Officer to whom the Execution of the faid Third Writ shall appertain, do make return of the faid Third Writ of Capias, that the Party upon fuch Proclamation hath not yielded his Body to Prifon according to the Tenor thereof, that then every fuch Party for every fuch Contempt and Default shall likewife forfeit to the Queen's Majesty, her Heirs and Successors, other xx. li, which Sum of xx. li, shall likewife be effreated into the faid penalty. Court of the Exchequer in Manner and Form aforefaid ; and thereupon the faid Juffices of the King's Bench shall likewife award forth one Writ of Capias against the faid Party, with like Proclamation and like Pain of Forfeiture of xx. li.; and that alfo the Capias infinite. faid Juffices shall have Authority by this Act, infinitely to award fuch Process of Capias with fuch like Proclamation and Pain of Forfeiture of xx. li. as is before limited against the faid Party that fo shall make Default in yielding of his Body to the Prison of the Sheriff, until fuch Time as by Return of fome of the faid Writs before the faid Juffices, it shall and may appear that the faid Party Not appearing. hath yielded himfelf to the Cuitody of the faid Sheriff or other Officer, according to the Tenor of the faid Proclamation; and that the Party upon every Default and Contempt by him made against the Proclamation of any of the faid Writs fo infinitely to be awarded against him, shall incur like Pain and Forfeiture of xx. li. which shall likewife be effreated in Manner and Form Penaltyaforefaid.

VIII. And be it further enacted by the Authority aforefaid, Offender yield-That when any Perfon or Perfons shall yield his or their Body or Bodies to the Hands of the Sheriff or other Officer, upon any of the faid Writs of Capias, that then the fame Party or Parties that fhall fo yield themfelves, fhall remain in the Prifon and Cuitody of the faid Sheriff or other Officer, without Bail, Bafton or Mainprize, in fuch like Manner and Form, to all Intents and Purpofes, as he or they should or ought to have done, if he or they had been apprehended and taken upon the faid Writ of Excommunicato capiendo.

IX. And be it further enacted by the Authority aforefaid, That Sheriff making if any Sheriff or other Officer by whom the faid Writ of Capias or falle Return. any of them shall be returned as is aforefaid, do make an untrue Return upon any of the faid Writs, that the Party named in the faid Writ hath not yielded his Body upon the faid Proclamations, or any of them, where indeed the Party did yield himfelf according to the Effect of the fame, that then every fuch Shariff or other . . Officer, for every fuch falle and untrue Return, shall forfeit to the Party grieved and damnified by the faid Return, the Sum of Forty Pounds, for the which Sum of Forty Pounds the faid Party grieved Penalty. shall have his Recovery and due Remedy by Action of Debt, Bill, Plaint or Information in any of the Queen's Courts of Record; in which Action, Bill, Plaint or Information, no Effetien, Protection or Wager of Law shall be admitted or allowed for the Party Defendant.

X. Saving and referving to all Archbishops and Bishops, and Bishop may rall others having Authority to certify any Perion excommunicated, and deliver like Authority to accept and receive the Submifion and Satis- Excommunicate. faction

5

ing thall be committed to Prilon.

Anno 5° ELIZABETHE, C. 23.

A.D.1562.

faction of the faid Perfon fo excommunicated, in Manner and Formheretofore used, and him to absolve and release, and the fame to fignify as heretofore it hath been accustomed, to the Queen's Majetty, her Heirs and Successfors, into the High Court of Chancery, and thereupon to have such Writs for the Deliverance of the faid Perfon, so absolved and released from the Sheriff's Custody or Prison, as heretofore they or any of them had, or of Right ought or might have had; any Thing in this prefent Statute specified or contained to the contrary hereof in any wise notwithstanding.

Process out of Liberties where the Queen's Writ runneth BOL

Certain Perfons difcharged of Penalty.

Plea in Bar.

Addition according to I H. 5. c. 5.

XI. Provided always, That in Wales, the Counties Palatines of Lancaster, Chester, Durham and Ely, and in the Cinque Ports, being Jurifdictions and Places exempt, where the Queen's Majefty's Writ doth not run, and Process of Capias from thence not returnable into the faid Court of the King's Bench, after any Significavit being of Record in the faid Court of Chancery, the Tenor of fuch Significavit by Mittimus shall be fent to fuch of the Head Officers of the faid County of Wales, Counties Palatines and Places exempt, within whofe Offices, Charge or Jurifdiction the Offenders shall be refiant; that is to fay, to the Chancellor or Chamberlain for the faid County Palatine of Lancaster and Chefter, and for the Cinque Ports to the Lord Warden of the fame, and for Wales and Ely, and the County Palatine of Durham, to the Chief Juffice or Juffices there; and thereupon every of the faid Juffices and Officers to whom fuch Tenor of Significavit with Mittimus shall be directed and delivered, shall, by virtue of this Estatute, have Power and Authority to make like Process to the inferior Officer and Officers to whom the Execution of Procefs there doth appertain, returnable before the Juffices there at their next Selfions or Courts, Two Months at the least after the Teffe of every fuch Process; fo always as in every Degree they shall proceed in their Seffions and Courts against the Offenders, as the Juffices of the faid Court of King's Bench are limited by the Tenor of this Act in Term Times to do and execute.

XII. Provided alfo, and be it enacted, That any Perfon at the Time of any Procefs of *Capias* afore mentioned awarded, being in Prifon, or out of this Realm in the Parts beyond the Sea, or within Age, or of non fanx memoria, or Woman Covert, shall not incur any of the Pains or Forfeitures afore mentioned, which shall grow by any Return or Default happening during fuch Time of Nonage, Imprifonment, being beyond the Sea, or non fana memoria; and that by virtue of this Estatute the Party grieved may plead every such Caufe or Matter in Bar of and upon the Distres, or other Procefs that shall be made for levying of any of the faid Pains or Forfeitures.

XIII. And that if the Offender against whom any such Writ of Excommunicato capiendo shall be awarded, shall not in the same Writ of Excommunicato capiendo have a sufficient and lawful Addition, according to the Form of the Statute of Primo of Henry the Fifth, in Cales of certain Suits whereupon Process of Exigent are to be awarded; or if in the Significavit it be not contained, that the Excommunication doth proceed upon some Cause or Contempt of some original Matter of Herefy, or refusing to have his or their Child baptized, or to receive the Holy Communion as it is now commonly used to be received in the Church of England, or

or to come to Divine Service now commonly used in the faid Caufes of Ex-Church of England, or Error in Matters of Religion or Doctrine communication now received and allowed in the faid Church of England, Incon- in Significavit. tinency, Ufury, Simony, Perjury in the Ecclefiaftical Court, or Idolatry; that then all and every Pains and Forfeitures limited against fuch Perfons excommunicate by this Estatute, by reason of fuch Writ of Excommunicato capiendo wanting fufficient Addition, or of fuch Significavit wanting all the Caufes afore mentioned, shall be utterly void in Law, and by way of Plea to be allowed to the Party grieved.

XIV. And if the Addition shall be with a Nuper of the Place, Addition with a then in every fuch Cafe, at the awarding of the First Cap as with Nuper. Proclamation according to the Form afore mentioned, one Writ of Proclamation (without any Pain expressed) shall be awarded into the County where the Offender shall be most commonly refiant at the Time of the awarding of the faid First Capias with Pain in the fame Writ of Proclamation, to be returnable the Day of the Return of the faid First Capias with Pain, and Proclamation thereupon at fome one fuch Time and Court, as is prefcribed for the Proclamation upon the faid first *Capias* with Pain; and if fuch Proclamation be not made in the County where the Offender shall be most commonly resignt in such Cases of Additions of Nuper, that then fuch Offender shall fustain no Pain or Forfeiture Penalty. by virtue of this Effatute for not yielding his or her Body according to the Tenor afore mentioned; any Thing before specified to the contrary hereof in any wife notwithstanding.

#### C A P. XXIV.

An Act for the reviving of a Statute made Anno 23 H. 8. 23 H. 8. 2.2 touching the making of Gaols. EXP.

#### CAP. XXV.

#### An A& to fill up Juries de Circumstantibus lacking in Wales.

THERE in the Parliament holden at Wessminster in the 35 H. 8. c. 6. Thirty fifth Year of the Reign of our late Sovereign § 5, 6. . Lord King Henry the Eighth, Father to our most dear Sove-· reign Lady the Queen's Majefty that now is, one wholefome and profitable Act and Effatute amongst other was then established and enacted, intituled by the Name of An AB concern-• ing the Appearance of Jurors in Nifi Prius; where amongft (other • Things) in the Act it was established, that where a full Jury re- turned betwixt Party and Party did not appear before the Juffices · of Affize or Nifi Prius, or elfe after Appearance of a full Jury, • by Challenge of any of the Parties, the Jury was like to remain " untaken for Default of Jurors, that the fame Justices, upon Re-" quest made by the Party Plaintiff or Demandant, should have · Authority by virtue of the fame Act, to command the Sheriff • or other Minister or Ministers to whom the making of the " faid Return should appertain, to name and appoint, as often e as Need should require, so many of fuch other able Persons • of the faid County then prefent at the faid Affize or Nifi Prius, • as should make up a full Jury; which Persons so to be named and impanelled by fuch Sheriffs or other Minister or Ministers, • fhould Vol. IV. R

I fhould be added to the former Panel, and their Names annexed to the fame, and further as in the fame Act more plainly may appear; which faid beneficial Act doth not extend unto the Twelve Shires of Wales, ne to the County Palatine of Chefler, nor to the County Palatine of Lancafter, nor to the County Palatine of Durbam; by reafon whereof many Juries remain untaken betwixt the Parties, what for lack of Appearance of Jurors, and fome becaufe of Challenges, to the great Hindrance of Juffice, and great Expences and Charges to the Parties:'

II. For Reformation whereof, be it enacted by the Queen our Sovereign Lady, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That in every of the Shires of Wales ; that is to fay, Pembroke, Carmarthen, Cardigan, Brecknock, Radnor, Glamorgan, Montgomery, Denbigh, Flint, Merioneth, Angkfey, Carnarvon, and in the County Palatine of Chefter, and in the faid County Palatine of Durham, and in the faid County Palatine of *Lancafter*, where a full Jury shall not appear before the Justices of the Great Selfion in any of the faid Shires or Counties Palatines or their Deputies there, or elfe after Appearance of a full Jury, by Challenge of any of the Parties, the Jury is like to remain untaken for Default of Jurors, that then the fame Juffices in every of the faid Shires and Counties Palatines for the Time being, or their Deputy or Deputies, upon Requeft made by the Party Plain-tiff or Demandant, shall have full Authority by virtue of this Act to command the Sheriff, or other Minister or Ministers to whom the making of the faid Return shall appertain, to name and appoint as often as Need shall require, fo many of fuch other able Perfons of the faid Counties, then prefent at the faid Great Sellions, as shall make up a full Jury; which Perfons to be named and impannelled by fuch Sheriffs, or other Minister or Ministers, shall be added to the former Panel, and their Names annexed to the fame; and that every of the Parties shall or may have his or their Challenge to the Jurors fo named, added and annexed to the faid former Panel, by the faid Sheriff or other Minister or Minifters, in fuch wife as if they had been impanelled upon the Venire facias awarded to try the faid lifue; and that the faid Juffices, and every of them, and their Deputy or Deputies shall and may proceed to the Trial of every fuch Iffue with those Perfons that were before impanelled and returned, and with those newly added and annexed to the faid former Panel by virtue of this Act, in fuch wife as they might or ought to have done, if all the faid Jurors had been returned upon the Writ of Venire facias awarded to try the faid Iffue; and that all and every fuch Trial had fhall be as good and effectual in the Law, to all Intents, Couftructions and Purpofes as if fuch Trial had been had and tried by Twelve of the Jurors impanelled and returned upon the Writ of Venire facias awarded to try fuch Iffue; and in cafe fuch Perfons as the faid Sheriff, Minister or Ministers shall name and appoint 25 15 aforefaid, or any of them, after they shall be called, be prefeat and do not appear, or after his or their Appearance do wilfully withdraw him or themselves from the Prefence of the Court, that then fuch Juffices or their Deputies shall and may fet fuch Fine upon every fuch Juror making Default, or wilfully withdrawing himfelf

Wales

Default of Jurers.

Challenge to the Tales.

Tales withdrawing.

himfelf as aforefaid, as they shall think good by their Difcretions; the faid Fine to be levied in fuch Manner and Form as Iffues for- Penalty. feited and loft by Jurors for Default of their Appearance, as is provided by the Law and Cultom of the faid Countries of Wales. and Counties Palatines aforefaid, where fuch Iffues are forfeited.

III. And be it further enacted by the Authority aforefaid, The first Jurors That where any Jury that shall be returned by the Sheriff, or making Default other Minister or Ministers, shall be made full by the Commandment of the faid Juffices or their Deputies, by virtue of this prefent Act, that yet nevertheless fuch Persons as were returned in the faid Panel by the Sheriff or other Minister or Ministers, to try any fuch Iffue, that shall not appear, but make Default, shall lofe the Iffues upon them returned, in fuch wife as though the fame Jury had remained for Default of Jurors.

IV. Provided always, and be it further enacted, That upon a Jurors shall be reasonable Excuse for the Default of Appearance of any Juror or discharged of Jurors, sufficiently proved before the Justices of the Great Seffions, Istues upon Caufa or their Deputies, in the Countries and Counties Palatines aforefaid, at the Day of their Appearance, by the Oaths of Two lawful and honeft Witneffes, that the fame Juffices shall have Authority by their Difcretions to difcharge every fuch Juror of every fuch Forfeiture of Iffues upon him returned; and that the faid Sheriff or Sheriffs, or other Minister or Ministers, having Commandment by the faid Juffices to omit the returning of fuch Isfues, as is aforefaid, upon fuch Juror or Jurors, shall be therein discharged of the Penalties aforefaid for the non-returning of the faid Iffues, and that yet notwithstanding the faid Return to be good and effectual in the Law; any Law, Ulage, Ordinance or Cultom to the contrary notwithstanding.

V. Provided alfo, and be it enacted by the Authority aforefaid, If the Juffices That if the faid Juffices or their Deputies, afore whom any fuch come not, the Jury fhould appear in the Shires or Counties Palatines where fuch Jury thall be difcharged of Iffue is to be tried, do not come at the Day and Place ap- their lifues. pointed, that then every one of the fame Jurors shall be difcharged for forfeiting of any Iffues upon him returned in the fame Writ; and the Sheriff, or other Minister or Ministers, shall be likewife difcharged of the Penalties of this Eftatute, for the nonreturning of fuch Iffues as are before limited in this Act; any Article or Sentence herein contained to the contrary notwithstanding.

VI. And also be it further enacted by the Authority afore- Sheriff returning faid, That if upon any fuch Writ of Habeas corpora or Diffringas, Iffues upon Juror Iffues be returned upon any Hundredors, Juror or Jurors, by the not warned. Sheriffs, or other Minister or Ministers to whom the Execution of the fame Writ or Writs shall appertain, whereas the fame Hundredors and Jurors shall not be lawfully summoned, warned or distrained in that Behalf, that then every fuch Sheriff, or other Minister or Ministers aforefaid, shall lose for every fuch Offence fo Penalty. committed Double fo much as the faid Iffues returned upon fuch Hundredors or Jurors not lawfully fummoned, warned or diftrained, shall amount unto; the Moiety of all which Forfeitures contained in this prefent Act, other than the Issues to be returned upon the Jurors, as is aforefaid, shall be to the Queen our Sovereign Lady, her Heirs and Succeffors, and the other Half to him that will fue for the fame by Action of Debt, Bill, Plaint or Information, in the Queen her Grace's great Court within the faid R 2 County

shall lose their I.Tues.

General Saving.

County where fuch Forfeiture shall happen to be, before the faid Justices, his or their Deputy or Deputies, in which no Wager of Law, Effoin or Protection shall be allowed ne admitted: Saving to all Manner of Perfons, and Bodies Politick and Corporate, their Heirs and Successfors, having lawful Right, Title and Interess, to have fuch Issues, to be before any fuch Justices or their Deputies at any Time or Times hereafter lost and forfeited, all such Right, Title and Interess at they or any of them should or ought to have had to fuch Issues to be lost and forfeited, as though this Act had never been had or made. VII. Provided alfo, That this Act, nor any Thing therein con-

VII. Provided alfo, That this Act, nor any Thing therein contained, fhall not extend to any City or Town Corporate, or to any Sheriff, Minifler or Miniflers in the fame, for the Return of any Inqueft or Panel to be made and returned of Perfons inhabiting in the faid Cities or Towns Corporate, but that they and every of them fhall and may return fuch Perfons in every fuch Inqueft or Panel, as before this Time they might and have been accuftomed to do, and as if this Act had never been had or made, fo that the fame Sheriff, Minifler or Miniflers, return upon fuch Perfons as fhall be impavelled, fuch like and reafonable Iffues as they ought to return; any Thing in the fame contained to the contrary notwithitanding,

#### C A P. XXVI.

An Act for the Inrollment of Indentures of Bargain and Sale in the Queen's Majefty's Courts of (a) Record at Lancafter, Cheffer and Bishoprick of Durham, shall be good in Law.

WHERE in the Parliament holden upon Prorogation at Westminster the Fourth Day of February in the xxvij. "Year of the Reign of our late Sovereign Lord of moft famous <sup>6</sup> Memory King *Henry* the Eighth, and there continued and kept <sup>6</sup> till the xiiij. Day of *April* then next enfuing, it was enacted, • That from the last Day of July, which was in the Year of our . Lord God One thousand five hundred thirty fix, no Manors, · Lands, Tenements or other Hereditaments should pass, alter or • change from one to another, whereby any Effate of Inheritance or Freehold fhould be made or take Effect in any Perfon or Per-· fons, or any Ufe thereof to be made, by reafon only of any Bargain and Sale thereof, except the fame Bargain and Sale were • made by Writing indented, fealed and inrolled in one of the • King's Courts of Record at Westminster, or elfe within the fame · County or Counties where the fame Manors, Lands or Tene-" ments fo bargained and fold lie or be, before the Cuftos Rotu-· lorum and Two Judices of the Peace, and the Clerk of the · Peace of the fame County or Counties, or Two of them at the · leaft (whereof the Clerk of the Peace to be one), and the ' fame Inrollments to be had and made within Six Months next ' after the Date of the faid Writing indented; as by the fame-· Act of Parliament, among other Things therein contained, more • at large it doth appear.

" II. And forafmuch as the fame Act of Parliament doth not extend to make any Inrollments of any Decds indented of fuch

(a) [The Roll leaves the Courts blank.]

Bar gains

27 H. 8. c. 16. § 1.

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Exception as to

Towns Corpo-

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· Bargains and Sales made of any Manors, Lands, Tenements • or Hereditaments, lying and being within the Counties Palatine • of Lancaster, Chester and the Bishoprick of Durham, to be good ' or of any Force in the Law, in any the Queen's Courts of Re-' cord within the faid Counties Palatine of Lancaster, Chefter or

 Bishoprick of Durham; III. Be it now therefore enacted by the Queen our Sovereign Inrolments in Lady, with the Affent of the Lords Spiritual and Temporal of Lancatter, Chefthis prefent Parliament affembled, and by the Authority of the ter and Durham. fame, That from the Feast of Easter next coming, all Inrolments of fuch Writings indented, (viz. as be mentioned 27 H. 8.4c. 16.) of any Bargain and Sale, after the faid Fealt of Ea/ler to be made of any Manors, Lands, Tenements or other Hereditaments, fet, lying or being in the Counties of Lancafter, Chefter and Bishoprick of Durham, being made and inrolled within Six Months next after the Date of any fuch Writings indented, in the Queen's Court of Chancery at Lancaster, or before the Queen's Justice or Juffices of Affizes at Lancafter aforefaid, concerning any Manors, Lands, Tenements or Hereditaments within the faid County of Lancaster; or in the Queen's Court of the Exchequer at Chester, or before the Queen's Juffice or Juffices of Affizes at Chefler aforefaid, concerning any Manors, Lands, Tenements or Hereditaments within the faid County of Chefler; or in the Court of Chancery at Durefnie, or before the Juffice or Juffices of Affizes at Durefme aforefaid, concerning any Manors, Lands, Tenements or Hereditaments within the faid County of the Bishoprick of Durefme, shall be accepted, reputed, deemed and taken by the Authority of this Act, to be as good and available in Law, to all Intents, Constructions and Purposes, as if the fame Writings indented had been made and inrolled in any of the Queen's Courts at Westminster; any Thing contained in the faid former Act to the contrary in any wife notwithstanding.

IV. Provided always, That this Act nor any Thing therein Towns Corcontained extend to any Manors, Lands, Tenements or Heredita- porate. ments lying and being within any City, Borough or Town Corporate within any of the faid Countries, wherein the Mayors, Recorders, Chamberlains, Bailiffs or other Officer or Officers have Authority, and have lawfully used, to inrol any Evidences, Deeds or other Writing, within their Precinct or Limits; any Thing in this Act contained to the contrary notwithstanding.

#### C A P. XXVII.

## An A& touching Fines to be levied in the County Palatine of Durham.

\* IN most humble wife shewen unto your most Excellent Majesty your true and faithful Subjects and Liegemen the Inhabitants your true and faithful Subjects and Liegemen the Inhabitants ' of the County Palatine of Durham, That whereas by Authority of " Parliament divers necessary and beneficial Statutes have been made <sup>4</sup> for and concerning the levying of Fines with Proclamation (a), " which are not only neceffary for the Prefervation of Quietnels and Concord amongst your loving Subjects, and for the avoiding of Strife and Contention, but also for the great and perfect

(a) [See 4 & 5 H. 7. c. 24. 1 M. Seff. 2. c. 7.] Affurance R 3

Fines level before the Juffices of Affife at Du ham.

" Affurance of all fuch Perfons to whom fuch Fines are levied, of ' any Lands, Tenements or Hereditaments; which faid beneficial " and neceffary Effatutes do not extend to any Fines to be levied " within the faid County Palatine of Durham :' In tender Confideration whereof pleafeth it your most Excellent Majesty, that it may be enacted by your Highness, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all and fingular Fines, which at any Time hereafter shall be levied or knowledged before the Juffice or Juffices of the County Palatine of Durham for the Time being, authorized for that Purpole and Caufe, of any Lands, Tenements or other Hereditaments lying or being within the faid County Palatine of Durham, which shall be openly read and proclaimed Two feveral Days in the open Seffions in the Prefence of the Juffices of Affize at Durham, or one of them for the Time being, at the fame Seffions that the fame Fine shall fortune to be ingroffed; and alfo that shall be openly read and proclaimed in the Prefence of the Juffices of Affize at Durbam, or one of them for the Time being, at the Two next General Seffions that shall be holden in the County Palatine of Durbam before the Juffices of the fame County, commonly called Juffices of Affize at Durham, or one of them, next after the levying or ingroffing of fuch faid Fine; shall be of like and of the fame Force, Strength and Effect in the Law, to all Intents, Constructions and Purposes, as Fines being duly levied with Proclamations before the Queen's Juffices of her Common Pleas at Westminster be or ought to be.

### C A P. XXVIII.

#### An Act for the Translating of the Bible and the Divine Service into the Wel/b Tongue.

THEREAS the Qucen's most Excellent Majeity, like a most godly and virtuous Princess, having chief Respect " and Regard to the Honour and Glory of God, and the Souls • Health of her Subjects, did in the First Year of her Reign, by • the Authority of her High Court of Parliament, chiefly for ' that Purpose called, set forth a Book of Common Prayer and · Order of the Administration of Sacraments in the vulgar Eng-· lish Tongue, to be used through all her Realm of England, " Wales and the Marches of the fame, that thereby her Highnels • most loving Subjects understanding in their own Language the • terrible and fearful Threatnings rehearfed in the Book of God • against the Wicked and Malefactors, the pleasant and infallible · Promifes made to the elect and chofen Flock, with a just Order ' to rale and guide their Lives according to the Commandments of God, might much better learn to love and fear God, to ferve • and obey their Price, and to know their Duties towards their • Neighbours; which Book being received as a most precious • Jewel with an infpeakable Joy of all fuch her Subjects as did s and do understand the English Tongue, the which Tongue is " not understanded of the most and greatest Number of all her · Majefty's most loving and obedient Subjects inhabiting within ' her Highness Dominion and Country of Wales, being no small Part of this Realm, who therefore are utterly defituted of God's ! Holy Word, and do remain in the like or rather more Darknefs f and

1 Eliz. c. 2. § 3.

' and Ignorance than they were, in the Time of Papiftry :' Be it therefore enacted by the Queen our Sovereign Lady, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the The Bible and Bishops of Hereford, Saint Davies, Afaph, Banger and Landaff, Brok of Contand their Succeffors, shall take fuch Order amongst themselves for mon Prayer to be translated into the Souls Health of the Flocks committed to their Charge within the Welfh Wales, that the whole Bible, containing the New Testament and Tongue, the Old, with the Book of Common Prayer and Administration of the Sacraments, as is now used within this Realm in English, to be truly and exactly translated into the British or Welsh Tongue; and that the fame fo translated, being by them viewed, perufed and allowed, be imprinted to fuch Number at the least, that one of either Sort may be had for every Cathedral, Collegiate and Parish Church, and Chapel of Ease, in such Places and Countries of every the faid Diocefes where that Tongue is commonly fpoken or used, before the First Day of March, Anno Dom. One thoufand fire hundred fixty fix. And that from that Day forth, the whole Divine Service shall be used and faid by the Curates and Minifters throughout all the faid Diocefes where the Welfb Tongue is commonly used, in the faid Britifb or Wel/b Tongue, in fuch Manner and Form as is now used in the English Tongue, and differing nothing in any Order or Form from the English Book; for the which Books to imprinted, the Parishioners of every of the faid Expense how Parifhes shall pay the one Half or Moiety, and the Parson and V - paid. car of every of the faid Parishes (where both be) or elfe the one of them where there is but one, shall pay the other Half or Moiety ; the Prices of which Books shall be appointed and rated by the faid Bishops and their Successfors, or by Three of them at the leaft; the which Things if the faid Bishops or their Succeffors neglect to do, then every one of them shall forfeit to the Penale Queen's Majefty, her Heirs and Succeffors, the Sum of Forty Pounds, to be levied of their Goods and Chattels.

II. Be it further enacted by the Authority aforesaid, That every Minister and Curate within the Diocesses before faid, where the Welfb Tongue is commonly used, shall from the Feast of Whitfuntide next enfuing until the forefaid Day of March, which shall be in the Year One thousand five hundred fixty and fix, at all Times of Communion declare or read the Epiftle and Gospel of the Day in the Wel/b Tongue, to his or their Parishioners in every of the faid Churches and Chapels; and alfo once every Week at the leaft, shall read or declare to their said Parishioners in the faid Churches the Lord's Prayer, the Articles of the Christian Faith, the Ten Commandments, and the Litany, as they are fet forth in the English Tongue, in the faid Welsh Tongue, with fuch other Part of the Common Prayer and Divine Service as shall be appointed by the Bishop of the Diocels for the Time being.

III. And one Book containing the Bible, and one other Book A Bible and of Common Prayer, in the English Tongue, shall be bought and B, a of Comhad in every Church throughout Wales in which the Bible and mou brayer in Back of Comments in Will be back the Bible and Fordith full be Book of Common Prayer in Welfb is to be had by Force of this in every Church Act (if there be none already) before the First Day of March in Walcs. which shall be in the Year of our Lord God One thousand five hundred fixty fix; and the fame Books to remain in fuch convenient Places within the faid Churches, that fuch as understand them

them may refort at all convenient Times to read and perufe the fame; and also such as do not understand the faid Language, may by conferring both Tongues together, the some attent to the Knowledge of the English Tongue; any Thing in this A at to the contrary notwithstanding.

#### C A P. XXIX.

An AA for the Confirmation of a Subfidy granted by the Clergy. EXP.

## CAP. XXX.

An Act of a Subfidy and Two Fifteens and Tenths granted by the Temporalty. EXP.

#### C A P. XXXI.

An Act of the Queen's Majestv's most free, gracious and general Pardon.

#### [Caps. 29, 30 and 31. not on the Roll.]

# Anno octavo Reginæ ELIZABETHÆ. (A.D.1565.)

STATUTES made in the Parliament by Prorogation holden at Wellminster the Trirtieth Day of September in the Lighth Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of Eugland, France, and Ireland, Queen, Defender of the Faith, Sc. viz.

#### CAP. I.

An Act declaring the Manner of making and confectating of the Archbishops and Bishops of this Realm to be good, lawful and perfect.

• **F** ORASMUCH as divers Queftions, by overmuch Boldnefs • **f** of Speech and Talk amongft many of the common Sort • of People being unlearned, hath lately grown upon the making • and confecrating of Arci bifhops and Bifhops within this Realm, • whether the fame were and be duly and orderly done according • to the Law or not, which is much tending to the Slander of all • the State of the Clergy, being one of the great States of this • Realm : Therefore for the avoiding of fuch flanderous Speech, • and to the Intent that every Man that is willing to know the • Truth, may plainly underitand that the fame evil Speech and • Talk is not grounded upon any juft Matter or Caufe, it is thought • convenient hereby partly to touch fuch Authorities as do allow • and approve the making and confecrating of the fame Arch-• bifhops and Bifhops to be duly and orderly done, according to • the

\* the Laws of this Realm, and thereupon further to provide for \* the more Surety thereof, as hereafter shall be expressed.

" II. First, it is very well known to all Degrees of this Realm, " that the late King of most famous Memory, King Henry the · Eighth, as well by all the Clergy then of this Realm in their " feveral Convocations, as also by all the Lords Spiritual and " Temporal, and Commons, affembled in divers of his Parlia-" ments, was justly and rightfully recognized and knowledged to " have the fupreme Power, Jurifdiction, Order, Rule and Autho-• rity over all the Estate Ecclesiastical of the same, and the same <sup>6</sup> Power, Jurifdiction and Authority did use accordingly : And 25 H.8. c. 26. " that also the faid late King, in the Five and twentieth Year of his Reign, did by Authority of Parliament, amongst other \* Things, fet forth a certain Order of the Manner and Form how " Archbishops and Bishops, within this Realm and other his Do-" minions, fhould be elected and made, as by the fame more plainly <sup>4</sup> appeareth: And that also the late King of worthy Memory, King Edward the Sixth, did lawfully fucceed the faid late King " Henry his Father, in the Imperial Crown of this Realm, and did · juilly poffefs and enjoy all the fame Power, Jurifdiction and Au-" thority before mentioned, as a Thing to him defcended with the fame Imperial Crown, and fo used the fame during his Life: "And that also the faid late King Edward the Sixth, in his Time 5&6E.6.c.L · by Authority of Parliament caufed a godly and virtuous Book, ' intituled, The Book of Common Prayer, and Administration of Sa- craments, and other Rites and Ceremonies in the Church of England, • to be made and fet forth, not only for One uniform Order of Service, Common Prayer, and the Administration of Sacraments, • to be used within all this Realm and other his Dominions, but " alfo did add and put to the fame Book a very good and godly " Order of the Manner and Form how Archbishops, Bishops, · Priefts, Deacons and Ministers, should from Time to Time be · confecrated, made and ordered within this Realm and other his • Dominions, as by the fame more plainly will and may appear : • And although in the Time of the late Queen Mary, as well the 1& 2P.&M. · faid Act and Statute made in the Five and Twentieth Year of c. 8. • the Reign of the faid late King Henry the Eighth, as alfo the " feveral Acts and Statutes made in the Second, Third, Fourth, · Fifth and Sixth Years of the Reign of the faid late King Ed-" ward, for the authorifing and allowing of the faid Book of . Common Prayer, and other the Premiffes, amongst divers other \* Acts and Statutes touching the faid inpream Authority, were \* repealed : Yet neverthelefs, at the Parliament holden at West- I Eliz. c. r. • minster in the First Year of the Reign of our Sovereign Lady • the Queen's Majefty that now is, by one other Act and Statute " there made, all fuch Jurifdictions, Privileges, Superiorities and \* Preheminences Spiritual and Ecclefinitical, as by any Spiritual or Ecclefiaftical Power or Authority hath heretofore been, or may · lawfully be used over the Ecclesia fical Estate of this Realm, and the Order, Reformation and Correction of the fame, is fully and abfolutely by the Authority of the fame Parliament, united " and annexed to the Imperial Crown of this Realm : And by the · fame Act and Statute there is also given to the Queen's High-" nefs, her Heirs and Succeffors, Kings and Queens of this Realm, full Power and Authority, by Letters Patents under the Great • Seal

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§17.

§ 18.

· Seal of England, from Time to Time to affign, name and autho-' rife fuch Perfon or Perfons as the or they thall think meet and convenient, to exercife, ufe, occupy and execute under her
 Highnefs, all Manner of Jurifdiction, Privileges, Preheminences " and Authorities, in any wife touching or concerning any Spi-' ritual or Ecclefiaftical Power or Jurifdiction within this Realm, • or any other her Highness Dominions or Countries: And also • by the fame A& and Statute, the faid A& made in the Five and ' twentieth Year of the Reign of the faid late King Henry the · Eighth, for the Order and Form of the electing and making of the faid Archbishops and Bishops, together with divers other Statutes touching the Jurifdiction over the State Ecclefiaftical, • is revived and made in full Force and Effect, as by the fame • Act and Statute more plainly appeareth : And that also by ano-• ther Act and Statute made in the faid Parliament in the First · Year of the Reign of our faid Sovereign Lady, intituled, An · Att for the Uniformity of Common Prayer, and Service in the " Church, and the Administration of Sacraments, the faid Book of Common Prayer, and the Administration of Sacraments, and · other the faid Orders, Rites and Ceremonies before mentioned, 4 and all Things therein contained, with certain Additions therein e newly added and appointed by the faid Eftatute, is fully efta-A blifhed and authorifed to be used in all Places within this Realm, ' and all other the Queen's Majesty's Dominions and Countries, e as by the faid Act, amongst other Things, more plainly appeareth : Whereupon our faid Sovereign Lady the Queen's most excellent Majefty, being most justly and lawfully invested in the . Imperial Crown of this Realm, with all Authorities, Prehemi-In nerves and Dignities thereunto appertaining, and thereby having in her Majefty's Order and Disposition all the faid Jurifdictions, Power and Authorities over the State Ecclefiaftical and Temporal, as well in Caufes Ecclefiaftical as Temporal, within this · Realm and other her Majesty's Dominions and Countries, hath • by her supream Authority, at divers Times sithence the Beginning of her Majefty's Reign, caufed divers and fundry grave and \* well learned Men to be duly elected, made and confecrated Archbishops and Bishops of divers Archbishopricks and Bishopricks within this Realm, and other her Majesty's Dominions and · Countries, according to fuch Order and Form, and with fuch Ceremonies in and about their Confectations, as were allowed • and fet forth by the faid Acts, Statutes and Orders annexed to " the faid Book of Common Prayer before mentioned : And further, for the avoiding of all Ambiguities and Questions that might be • objected against the lawful Confirmations, Investing and Confe-• crations of the faid Archbishops and Bishops, her Highness in her Letters Patents under the Great Seal of England, directed • to any Archbishop, Bishop or others, for the confirming, invest, • ing and confectating of any Perfon elected to the Office or Digr nity of any Archbishop or Bishop, hath not only used such · Words and Sentences as were accultomed to be used by the faid · late King Henry and King Edward, her Majefty's Father and " Brother, in their like Letters Patents made for fuch Caufes, but • also hath used and put in her Majesty's faid Letters Patents · divers other general Words and Sentences, whereby her High-\* pefs, by her fupream Power and Authority, hath difpenfed with ·all

57.

¥ Eliz. c. 2. 52

The Queen caufed divers Perfons to be elected and confectated Archbihops, &c.

#### A.D. 1565. Anno 8º ELIZABETHE, C.I.

\* all Caufes or Doubts of any Imperfection or Difability that The Queen's can or may in any wife be objected against the fame, as by her Dispensation of
Majesty's faid Letters Patents remaining of Record more plainly all Doubts of " will appear : So that to all those that will well confider of the Imperfections or \* Effect and true Intent of the faid Laws and Statutes, and of the ' fupream and absolute Authority of the Queen's Highness, and " which the by her Majefty's faid Letters Patents hath used and put ' in Ure in and about the making and confecrating of the faid · Archbishops and Bishops, it is and may be very evident and ap-· parent, that no Caufe of Scruple, Ambiguity or Doubt can or ' may justly be objected against the faid Elections, Confirmations • or Confectations, or any other material Thing meet to be used • or had in or about the fame; but that every Thing requisite " and material for that Purpofe hath been made and done as pre-· cifely, and with as great a Care and Diligence, or rather more, " as ever the like was done before her Majesty's Time, as the Re-" conds of her Majefty's faid Father and Brother's Time, and also · of her own Time, will more plainly teftify and declare :'

III. Wherefore for the plain Declaration of all the Premifies, I Eliz. e. a and to the Intent that the fame may the better be known to every confirmed. of the Queen's Majefty's Subjects, whereby fuch evil Speech as heretofore hath been used against the high State of Prelacy may hereafter cease, be it now declared and enacted by the Authority of this prefent Parliament, That the faid Act and Statute made in the First Year of the Reign of our faid Sovereign Lady the . Queen's Majefty, whereby the faid Book of Common Prayer and the Administration of Sacraments, with other Rites and Ceremonies, is authorifed and allowed to be used, shall stand and remain good and perfect, to all Respects and Purposes; and that fuch 5&6E.6.c.z. Order and Form for the confectating of Archbishops and Bishops, confirmed. and for the making of Priefts, Deacons and Ministers, as was set forth in the Time of the faid late King Edward the Sixth, and added to the faid Book of Common Prayer, and authorifed by Parliament in the Fifth and Sixth Years of the faid late King, shall stand and be in full Force and Effect, and shall from henceforth be used and observed in all Places within this Realm, and other the Queen's Majefty's Dominions and Countries:

IV. And that all Acts and Things heretofore had, made or Acts by Bishops done by any Perfon or Perfons in or about any Confectation, elected under Confirmation or Investing of any Person or Persons elected to the Letters Patent Office or Dignity of any Archbishop or Bishop within this Realm, good. or within any other the Queen's Majesty's Dominions or Countries, by virtue of the Queen's Majefty's Letters Patents or Commission fithence the Beginning of her Majefty's Reign, be and shall be by Authority of this prefent Parliament declared, judged and deemed at and from every of the feveral Times of the doing thereof, good and perfect to all Respects and Purposes; any Matter or Thing that can or may be objected to the contrary thereof in any wife notwithstanding.

V. And that all Perfons that have been or fhall be made, ordered Confectation acor confecrated Archbishops, Bishops, Priests, Ministers of God's cording to 5 & o E. 6. c. I. good holy Word and Sacraments, or Deacons, after the Form and Order preferibed in the faid Order and Form how Archbishops, Bishops, Priests, Deacons and Ministers should be confecrated, made and ordered, be in very Deed, and also by Authority hereof declared.

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declared and enacted to be, and fhall be Archbishops, Bishops, Priefts, Ministers and Deacons, and rightly made, ordered and confecrated; any Statute, Law, Canon or other Thing to the contrary notwithstanding.

VI. Provided always, and neverthelefs be it enacted by the Authority aforefaid, That no Perfon or Perfons fhall at any Time hereafter be impeached or moletted, in Body, Lands, Livings or Goods, by Occafion or Mean of any Certificate by any Archbifhop or Bifhop heretofore made, or before the laft Day of this prefent Seffion of Parliament to be made, by virtue of any Act made in the Firit Seffion of this prefent Parliament, touching or concerning the Refutal of the Oath declared and fet forth by Act of Parliament in the Firft Year of the Reign of our faid Sovereign Lady Queen *Elizabeth*; any Thing in this Act, or any other Act or Statute heretofore made to the contrary notwithftanding.

VII. And that all Tenders of the faid Oath, made by any Archbishop or Bishop aforefaid, or before the last Day of this prefent Session to be made by Authority of any Act established in the First Session of this prefent Parliament, and all Refusals of the fame Oath to tendred, or before the last Day of this prefent Sesfion to be tendred, by any Archbishop or Bishop, by Authority of any Act established in the First Session of this prefent Parliament, shall be void and of none Effect or Validity in the Law.

#### CAP. II.

An Act whereby the Defendant may recover his Cofts being wrongfully vexed.

WHERE divers Perfons of their malicious Minds, and without any just Caufe, do many Times caufe and pro-" cure others of the Queen's Majefty's loving Subjects to be very much molefted and troubled by Attachments and Arrefts made " of their Bodies, as well by Process of Latitat, Alias and Plu-" ries capias, fued out of the Court commonly called the King's " Bench, as also by Plaint, Bill or other Suit in the Court com-" monly called the Marshalfea, and within the City of London, " and other Cities, Towns Corporate and Places where any . Liberty or Privilege is to hold Pleas of Debt, Trefpafs, and • other perfonal Actions and Suits: And when the Parties that • be arrefted or attached are brought forth to answer to fuch · Actions and Suits as fhould be objected against them, then many . Times there is no Declaration or Matter laid against the Parties " fo arrefted or attached, whereunto they may make any Anfwer; 's and fo the Party arrefted is very malicioufly put to great Charges \* and Expences, without any just or reafonable Caufe : And yet neverthelefs, hitherto, by Order of the Law, the Party fo grieved " and vexed could never have any Cofts or Damages to him to be ' judged or awarded for the faid unjust Vexation and Trouble :'

II. For Remedy whereof, Be it enacted and ordained by the Authority of this prefent Parliament, That when and as often as any Perfon and Perfons, after the First Day of January next coming shall fue forth, or by any Means caule or procure to be fued forth, of the faid Court commonly called the King's Bench, any of the Writs or Process before mentioned, against any Perfon or Perfons which upon the fame Writ or Writs shall happen to be

Where Plaintiff delays, difcontinues, or is nonfuit in K. B.

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Oath of Supremacy.

be arrefted, or which shall appear upon the Return of any of the faid Writs or Procefs, and fhall put in his or their Bail or Bails to answer such Suit as shall be objected against him, according to the common Order of the Court, that then in every fuch cafe, if the Party or Parties at whofe Suit, Means or Procurement, the fame Writ, Writs or Procefs was obtained or fued forth, do not within Three Days next after fuch Bail had and taken, put into the fame Court his or their Declaration against the fame Party or Parties against whom fuch Writs or Process hath been or shall be fued; or if after Declaration had and put into the fame Court, the Plaintiff in fuch Cafe shall not profecute the fame with Effect, but shall willingly and apparently to the fame Court fuffer his or their faid Suit to be delayed ; or shall, after Declaration fo had, fuffer the fame Suit to be difcontinued, or otherwife shall be nonfuit in the fame ; that then in every fuch cafe, the Judges of the faid Court for the Time being shall by their Difcretions from Time to Time, as they fhall fee or perceive any fuch Default to be in the Party or Parties at whole Suit, Means or Procurement fuch Writs or Process was fued forth, award and judge to every fuch Perfon and Perfons fo arrefted, vexed, molefted or troubled by fuch Writs or Suit, his and their Cofts, Damages and Charges by any Means fuftained by Cofts, &c. Occasion of any fuch Writs, Process, Arrests or Suits, taken, fued or had against him, to be paid by fuch Perfon or Perfons that fo doth or shall caufe or procure any fuch Writs or Process to be fued forth, as is aforefaid.

III. And be it further enacted by the Authority aforefaid, That Where Plaintiff if any Perfon or Perfons shall after the faid First Day of January delays, diconcaufe or procure any other Perfon or Perfons to be attached or tinues or is non-arrefted to anfwer to any Bill, Plaint, Action or Suit in the faid Court of the Marshalfea, or in any Court within the faid City of London, or in any City, Borough, Town Corporate or other Place or Places, where any Liberty or Privilege is used to hold Plea in any Action or Actions perfonal, and do not, in all Courts having their Continuance de die in diem, within Three Days next after fuch Time as the Party Defendant or Defendants shall be hall, or otherwife appear in Court, by Force of any Arreft or Attachment had and returned, and in all other Courts, at the next Seffions or 'Court to be holden after fuch Arrefts or Attachment, and Ap-'pearance of the Party Defendant or Defendants, whereas the fuid Party Defendant or Defendants shall be compelled or ought to appear (unlefs a further Day shall be specially given by the Difcretion of the Court from whence any Precept, Process or Attachment shall be awarded) put and exhibit his Bill or Declaration against fuch Perfon or Perfons as fo by his Suit and Means shall be attached or arrefted, into fuch Court where the Farty by fuch Attachment or Arreft is compelled or ought to appear; or if any fuch Perfon or Perfons, at whofe Suit or Means any fuch Attachment or Arrest of any Person or Persons shall be so had and made, after his Declaration, Bill or Plaint exhibited, do not from thenceforth profecute the fame his Suit with Effect, or shall fuffer the fame to be difcontinued, or shall after be nonfuit in the fame, or willingly and apparently to the fame Court, shall, for Vexation of the Defendant in fuch Suit, delay the fame Suit ; that then in every fuch cafe the Judge or Judges of every fuch Court before whom any Perfon or Perfons shall be fo fued, molested or troubled by Occasion

Occasion or Mean of fuch Attachment or Arreft, or by fuch Suit or Suits, fhall forthwith by his or their Diferetion, from Time to Time, as he or they fhall fee or perceive any fuch Default or Delay in the Party that caufed or procured any fuch Attachment or Arreft to be had, award and judge to every fuch Perfon or Perfons, which after the faid First Day of *January* shall be fo attached, arrefted, molested, vexed or troubled, his Costs, Damages and Charges, by any Means fulfained by Occasion of any fuch Attachment, Arrest or Suit fo had and taken against him, to be paid by fuch Perfon or Perfons that do, doth or shall caufe or procure any fuch Attachment ment or Arreft to be fo had or made.

IV. And if any Perfon or Perfons at any Time after the faid First Day of January shall by any Way or Mean, maliciously, or for Vexation and Trouble, caufe or procure any other Perfon or Perfons to be arrefted, or attached to answer in any the Courts or Places aforefaid, at the Suit or in the Name of any Perfon or Perfons, where indeed there is no fuch Perfon or Perfons known, or without the Affent, Confent or Agreement of fuch Perfon or Perfons, at whofe Suit or in whofe Name fuch Arreft or Attachment is or shall be fo had and procured, that then every fuch Perfon and Perfons, that fhall fo caufe or procure any fuch Arrest or Attachment of any other Perfon or Perfons to be had or made for Vexation or Trouble, as is aforefaid, and shall thereof be convicted or lawfully accused by Indictment, Prefentment, or by the Teftimony of Two fufficient Witneffes or more, or other due Proof, shall for every fuch Offence by him or them committed, done or procured, have and fuffer Imprifonment of his or their Body or Bodies by the Space of Six Months without Bail or Mainprife : And before he or they shall be delivered out of Prison, shall pay unto the Party or Parties fo arrefted or attached by his or their Means or Procurement, treble the Cofts, Charges, Damages and Expences that he or they shall be put unto by Reafon or Occasion of fuch Arrest or Attachment fo had; and shall also forfeit and pay unto such Perfon or Perfons, in whole Name or at whole Suit he or they shall fo procure fuch Arrest or Attachment to be had or made, if then there shall be any fuch Person known, the Sum of Ten Pounds for every fuch Offence.

V. And be it further enacted by the Authority aforefaid, That every Perfon and Perfons to whom any Cofts, Charges, Damages, Forfeiture or Payment of any Sum or Sums of Money by Authority of this Act fhall be awarded, judged or forfeited, fhall and may at all Times hereafter have his or their Remedy for the Recovery thereof, by Action of Debt, Bill or Plaint, in any Court of Record against fuch Perfon or Perfons, their Heirs, Executors or Administrators, as fhould or ought to pay the fame by Virtue or Force of this Act; in which Action, Bill or Plaint, no Effoin, Protection or Wager of Law fhall be admitted or allowed to any the Defendant or Defendants in the fame.

#### CAP. III.

An A& against carrying over Sea, Rams, Lambs and other Sheep alive.

[Repealed, and other Provisions made, 28 G. 3. c. 38.]

CAP.

Oalts, &c.

Arrefting any Perfon at the Suit of another not knowing thereof, or without his Confent.

Im rifonment.

Caits.

Penaky.

Remedy to re-

## CAP. IV.

#### An AA to take away the Benefit of Clergy from certain felonious Offenders.

WHERE a certain Kind of evil disposed Persons, commonly called Cut-purfes or Pick-purfes, but indeed by the " Laws of this Land, very Felons and Thieves, do confeder toge-• ther, making among themselves as it were a Brotherhood or Fraternity of an Art or Mystery, to live idly by the fecret Spoil of " the good and true Subjects of this Realm; and as well at Ser-• mons and Preachings of the Word of God, and in Places and Time of doing Service and Common Prayer in Churches, Chapels, Closets and Oratories, and not only there, but also in the Prince's Palace, House, yea and Prefence, and at the Places and · Courts of Justice, and at the Times of Ministration of the Laws 4 in the fame, and in Fairs, Markets and other Affemblies of the \* People, yea and at the Time of doing of Execution of fuch as been attainted of any Murder, Felony or other criminal Caufe, or- dained chiefly for Terror and Example of Evil-doers, do without Refpect or Regard of any Time, Place or Perfon, or of any Fear " or Dread of God, or any Law or Punifhment, under the Cloak · of Honefty by their outward Apparel, Countenance and Beha-\* viour, fubtilly, privily, craftily and felonioufly take the Goods • of divers good and honeft Subjects from their Perfons, by cut-• ting and picking their Purfes and other felonious Sleights and • Devices, to the utter Undoing and Impoverishing of many:'

II. Be it therefore enacted by the Authority of this prefent privately fealler. Parliament, That no Perfon or Perfons which hereafter shall happen to be indicted or appealed for felonious taking of any Money, Goods or Chattels from the Perfon of any other, privily without his Knowledge, in any Place whatfoever, and thereupon found guilty by Verdict of Twelve Men, or shall confess the fame upon his or their Arraignment, or will not answer directly to the fame according to the Laws of this Realm, or shall stand wilfully or of Malice or obstinately mute, or challenge peremptorily above the Number of Twenty, or shall be upon fuch Indictment or Appeal outlawed, shall from henceforth be admitted to have the Benefit of his or their Clergy, but utterly be excluded thereof, and shall fuffer Death in fuch Manner and Form as they should if they were no Clerks. [Repealed and other Provisions, 48 G.3. s. 129. §1.]

· III. And allo whereas divers Perfons do oft-times commit s and do divers and fundry deteitable Murders, heinous Robberies I and Felonies and other capital Offences, for the which Clergy is • not allowable by the Laws and Statutes of this Realm, and after the fame Offences fo done either fly out of the County or other \* Parts of this Realm into the Parts beyond the Seas, or keep • themfelves fecret in other Places where they are not known for a • great Time, and after happen to commit fome other Felony for ' the which they may have their Clergy, and being arraigned for " the fame have their Clergy to them allowed, and thereupon com-\* mitted to the Cuftody of the Ordinary according to the Law and Cuftom of this Realm, the former Offence wherein Clergy, is not grantable being not then known; and fo by that Means . cannot after be impeached for the faid other horrible and great Offences

· Offences by the Law and Cuftom of this Realm, to the great Encouraging of Offendersufing fuch Practices of Foreknowledge

• and fet Purpole, for their D scharge of the fare;'

IV. For Reformation whereof, Be it further enacted by the Authority aforefaid, That every Perfon or Perfons which shall hereafter upon his and their Arraignment for any Felony be admitted to the Benefit of his Clergy by the Laws of this Realm, and delivered to the Ordinary for the fame, and shall make his due Purgation for the fame Offence or Offences whereupon he was fo admitted to his Clergy, and thall before the fameAdmiffion to his Clergy have committed any other fuch Offence whereupon Clergy by the Laws or Statutes of this Realm is not allowable, and not being thereof before indicted and acquitted, convicted or attainted, or pardoned, shall and may be indicted or appealed for the fame, and thereupon put to Anfwer, and ordered and used in all Things according to the Laws and Statutes of this Realm, in fuch like Manner and Form as though no fuch Admiflion of Clergy had been; any Law, Cuftom or Utage to the contrary notwithftanding.

#### CAP. V.

An A& for the Abridgment of Appeals in Suits of Civil and Marine Caufes.

FOR the Avoiding as well of long and tedious Suits, as alfo 6 of great Charges and Expences in profecuting of Civil and " Marine Caufes, by reason of divers Appeals permitted to be • made by Order of the Laws Civil in fuch Caufes, and to the In-• tent that as well Strangers, as also others the Subjects of this Realm, that shall have Caufe of Suit in those Matters, may have • fuch Expedition in the fame as their Natures and Qualities do · require,' Be it enacted by the Queen's Majefty our Sovereign Lady, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from the laft Day of this prefent Sellion of Parliament, all and every fuch Judgment and Sentence definitive, as shall be given or pronounced in any Civil and Marine Caule, upon Appeal lawfully to be made therein to the Queen's Majefty in her Highnefs Court of Chancery, by fuch Commissioners or Delegates as shall be nominated and appointed by her Majesty, her Heirs or Succeffors, by Commission under the Half Seal, as it hath been heretofore used in fuch cases, shall be final, and no further Appeal to be had or made from the faid Judgment or Sentence definitive, or from the faid Commissioners or Delegates for or in the fame; any Law, Ufage or Cuftom to the contrary notwithflanding.

#### CAP. VI.

An Act touching Clothworkers, and Cloths ready wrought to be shipped over the Sea.

OR the better Employment and Relief of great Multitudes of the Queen's Subjects, using the Art and Labour of Clothworking, It may pleafe the Queen's most excellent Majelly, at the most humble Suits of her faid Subjects, that it be enacted;

II. And be it enacted by Authority of this prefent Parliament, That from henceforth for every Nine Clothes unwrought, hereafter to

Arraigned for a farmer Offence, to have Clergy for a latter.

Sentence definitive by Delegates appointed by Commifion, funi.

Half Seal

Clothes unwrought, tranf-Forted, regulated.

to be shipped or carried into any the Parts beyond the Seas, contrary to the Form of any Statute heretofore made and now remaining in Strength, by Force of any Licence hereafter to be granted, the Party that shall ship and carry over the same, shall ship and carry over also one like Woollen Cloth of like Sort, Length, Breadth and Goodneis, ready wrought and dreffed; that is to fay, rowed, barbed, first courfed and shorn from the one End to the other, fo that every Tenth Cloth paffing over the Seas in Form aforefaid, may and shall be dreffed within this Realm, before the fame shall be thipped or transported over, upon Pain to forfeit for every fuch Penalty. Nine Clothes fo to be fhipped or transported contrary to the Meaning of this Act, Ten Pounds.

111. Provided always, That every fuch Tenth Cloth fo to be Tenth Cloth not transported ready wrought, shall not be accounted any of the included in Clothes permitted to be transported by Force of fuch Licence, Licence. but that fuch Perfon as shall have fuch Licence may transport according to fuch Licence the full Number of Clothes unwrought mentioned in the fame Licence, over and above the Number of fuch Tenth Cloths which they shall be compelled to ship and carry over by Force of this Statute.

IV. And be it further enacted by Authority aforefaid, That Transporting from the last Day of February now next coming, no Person shall Kentish or Sufthip or carry into the Parts beyond the Seas, contrary to the Form folk Cloth. of any Statute heretofore made, now remaining in Force, any Cloth commonly called Kentifb Cloth or Suffelk Cloth, made or to be made in the Counties of Kent or Suffelk, unwrought and undreffed within this Realm; that is to fay, not rowed, barbed, first coursed and shorn; upon Pain to forfeit for every fuch Cloth, commonly called Penalty. Kentifo or Suffolk Cloth, made or to be made in either of the faid Counties fo to be shipped or transported contrary to the Form of this Statute, Forty Shillings.

V. And that no Licence for transporting of any Cloth or Clothes Licence. fhall be confirued or expounded to extend to any fuch Kentifb or Suffolk Cloth, made or to be made in either of the faid Counties to be from henceforth transported.

VI. And that all the Forfeitures appointed by this Statute for Penaltieshow diftransporting of Clothes shall be the one Moiety to the Queen's Ma. poled. jefty, her Heirs and Succeffors, and the other Moiety to the Mafter and Wardens of the faid Company of Cloth-workers, to the Relief of the Poor of the faid Company, to be recovered in any Court of Record, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection or Wager of Law for the Defendant shall be admitted or allowed.

#### CAP. VII.

#### An ACt touching Drapers, Cottoners and Frizers in the Town of Shrew/bury.

CORASMUCH as in the Town of Shrewfoury in the County of Salop there hath been Time out of Mind of Man, and ' yet is, a Company, Fraternity or Guild of the Art and Mystery · of Drapers, which faid Company, Fraternity or Guild, hath been • by a great Time lawfully incorporated and made a Body Po-Itick: Which faid Corporation and Fraternity hath by reason of • a certain Trade and Occupation of buying and felling of Welfbr · Cleth Von IV.

· Cloth and Lining, commonly called Cottons, Frizes and Plains, • which they have had and used amongst them, been able not only • to live thereby, but also have at their common Costs provided <sup>4</sup> Houses and other Necessaries for poor People within the faid <sup>4</sup> Town of Sbrewsbury, whom also with further Relief they do " weekly help and maintain: And by the fame their Trade afore-· faid have used most commonly to fet on Work above Six hundred · Perfons of the Art or Science of Sheermen or Frizers, within the " faid Town of Shrewsbury, whereby as well they, as their poor "Wives and Families, are wholly maintained and kept: To the Impeachment and Hindrance of which faid Trade divers Artifie cers, and other Perfons within the faid Town of Sbrew/bury, not " being of the faid Company or Mystery, nor brought up in the • Use of the faid Trade, have of late with great Diforder, upon a \* meer covetous Defire and Mind, intromitted with and occupied " the faid Trade of buying Welf Cloth or Lining, having no Knowledge, Experience or Skill in the fame; by reafon whereof the faid signorant and unfkilful Perfons have and do buy commonly and • daily fuch Wel/b Cloth and Linings as is defective, and not truly " made according to the good Laws and Statutes of this Realm in that Behalf provided: By Means whereof the faid Trade is greatly decayed and difcredited, to the great Lofs and Hindrance · of fuch poor Sheermen and Frizers as were wont to be fet on Work thereby, and of all others that were wont to be maintained. and relieved by the faid Trade, as well in making as working of 4 the faid Frizes, Cottons and Plains, and to the great Deceit, Damage and Hindrance of all the Queen's Majefty's Subjects that · buy and provide the fame, and to the Slander and Difcredit of the faid Commodities in Foreign Parts, where by the Occasion afore-faid they are grown out of Estimation and Credit.

" II. And where moreover in the Parliament holden at Westminfer in the Fourth and Fifth Years of the Reign of our late Sovereign Lord and Lady King Philip and Queen Mary (a), upon good and deliberate Advice, amongst other Things it was enacted, That no Perfon or Perfons which should buy to fell ' again, by way of Retail or otherwife, any of the faid Wellb · Linings, fhould drefs or work, or caufe to be dreffed and wrought ' within his or their Dwelling House or Houses, or in any other · Place by himfelf or his Servant, any of the faid Welfb Linings, · but should put the fame to fome fuch Perfon or Perfons as should ' be of the Art or Science of Sheermen, Cottoners or Frizers, to be by them wrought and dreffed, upon Pain of Forfeiture for every Wellb Cloth or Lining frized or cottoned to the contrary. • Six Shillings and Eight pence, as in the fame Act doth appear : Sithence which Time divers Perfons for the defrauding of the · faid Statute have caused others to buy the faid Frizes, Cottons • and Plains, and then to take the Workmanship thereof unto themfelves of fuch Buyers, using the like Fraud by buying and turn-. ing Work over unto the fame Perfons of whom they receive "Work, to the manifest defrauding of the good Intent and Mean-• ing of the faid Statute :\* (a) [Repealed, 49 G. 3. c. 109. § 1.] III. For Remedy whereof, and for the Benefit and Relief of the

What Perfon only shall occupy the Trade of buying of Welfh Cottom, &c.

4 & 5 P. & M. c. s.

poor Men that be Sheermen and Frizers, be it enacted by the Au-

thority of this prefent Parliament, That from and after the Feaft

of Easter next enfuing no manner of Person or Persons whatsoever,

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inhabiting

inhabiting and dwelling within the faid Town of Shrewfbury, or the Liberties and Franchifes of the faid Town, other than fuch as have or shall have ferved as Apprentices in the faid Occupation and Science of Drapers, or be or shall be free of the faid Science or Myftery, fhall occupy, ufe, exercife or frequent the faid Trade, Art, Myftery or Science of buying of the faid Wel/b Cloth or Lining, Cottons, Frizes and Plains, nor have any Factor or Doer for him or them in the fame, nor by any Colour, Engine or Fraud, be any Occupier of the feid Frizes, Cottons and Plains, upon Pain that every Perfon and Perfons inhabiting as is aforefaid, and occupying, using or exercifing the faid Trade, Occupation or Science of buying of Welfb Cloth and Lining, and not authorifed by this prefent Act, shall lofe and forfeit for every Piece of the Penalty. fame Clothes fo bought, Six Shillings and Eight pence.

[*Repealed*, 14 *Eliz. c.* 12. § 3] IV. And over that, be it further enacted, That no Perfon dwel- Trader in buying ling and inhabiting as is aforefaid, and using and occupying the Frizes, &c. that faid Trade of buying of Frizes, Cottons or Plains, shall use or exer- not exercise the cife the Faculty of Frizing or Cottoning, upon Pain to incur fuch Fichty of like Forfeitures for every Offence, as is above mentioned. The like Forfeitures for every Offence, as is above mentioned: The Moiety of all which Pains and Forfeitures above mentioned shall be to our Sovereign Lady the Queen, her Heirs and Succeffors, and the other Moiety to fuch Perfon and Perfons as will fue for the fame, in any Court of Record, by Action, Bill or Plaint of Debt; wherein no Protection, Effoin, Injunction or Wager of Law shall be allowed and admitted.

V. Provided always, and be it further enacted by the Autho- Provide. rity aforefaid, That this prefent Act, or any Thing, Sentence or Matter therein contained, shall not extend or be in any wife projud's cial or hurtful to any fuch Perfon or Perfons as have heretofore used, occupied or frequented the faid Trade, Art, Mystery or Science of buying or felling of Wel/b Clothes or Linings aforefaid, but that every fuch Perfon or Perfons which hath or have ufed the faid Trade or Science as is aforefaid, shall and may have and enjoy the like Benefit, Commodity and Advantage, as well in buying and felling the faid Wel/b Clothes and Linings as otherwife, in as large, free and ample Manner and Form, as if this Act had never been made.

VI. And further, to the Intent the faid poor Sheermen, Frizers Buvers, &c. of and Cottoners, may be the better relieved and maintained, Be it Welth Cloth enacted by the Authority aforefaid, That all and every Perfon and fhall pay their Perfons occupying and using, or which hereafter at any Time shall ready Money. occupy or use, the faid Trade, Science or Art of Buying and Selling of Welfb Cloth and Linings aforefaid, and shall from the Feaft of Easter next enfuing deliver any Wel/b Cloth or Linings aforefaid to be cottoned, frized, dreffed or wrought, to any S e man, Cottoner or Frizer, shall deliver, content and pay to the fad Sheerman, Cottoner or Frizer, ready and prefent Money for all his faid Work, without any Colour, Fraud or Engine whatfoever, and shall not deliver any Ware or other Thing what foever in Contentation or Satisfaction of his faid Work or any Part thereof; ip n Penalty. Pain that every Perfon offending in this Behalf shall forthwith lote all fuch Liberties, Freedoms and Privileges, which he hath or fhall have as one of the faid Company, Fraternity or Guild of the full Art and Mystery of Drapers, and also shall for ever after be utterly

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terly difabled and excluded to ufe, occupy or enjoy, by himfelf or by any other for him, or to his Ufe, the faid Trade, Art, Mystery or Science of Buying or Selling of *Wel/b* Cloths or Linings; this Act, or any other Matter or Thing whatsoever to the contrary in any wife notwithstanding.

#### C A P. VIII.

An Act for the Repeal of a Branch of a Statute made Anno 32 H. 8. for the Stature of Horfes within the He of Ely, and other Places confining thereunto.

WHERE at a Parliament holden at Westminster the Two and thirtieth Year of the Reign of the most victorious Prince · of famous Memory, King Henry the Eighth, most dear Father " unto the Queen's most excellent Highness, our Sovereign Lady " that now is, amongst other Things it was ordained, effablished \* and enacted by the faid late King, with the Affent of the Lords · Spiritual and Temporal, and the Commons, of the fame Parlia-' ment affembled, for the Increafe and Breed of greater and · stronger Horses from thence after to be had within this Realm • of England, That no Commoner or Commoners within any Fo-' reft, Chale, Moor, Marish, Heath, Common or waste Ground, " nor any Officer or Officers of or within any of the faid Forefts • or Chafes, nor any other Perfon or Perfons whatfoever be or they ' be, at any Time after the last Day of March, which should be ' in the Year of our Lord God Cne thousand five hundred and ' forty three then next following the Seflion of the fame, fhould ' have or put to pasture into or upon any fuch Ground, Forest, " Chafe, Moor, Marish, Heath, Common or waste Ground, any ftoned Horfe or Horfes being above the Age of Two Years, and • not being of the Altitude and Height of Fifteen Handful, to be " measured from the lowest Part of the Hoof unto the higher Part of the Wither, and every Handful to contain Four Inches • of the Standard, to pasture, feed or to be nourished in or upon • any of the faid Forests, Chases, Commons, Moors, Marishes, " Heaths or wafte Grounds, within any of the Shires and Terri-' tories of Norfolk, Suffolk, Cambridge, Buckingham, Huntington, Effex, Kent, Southampton, Northwilt/bire, Oxford, Bark, Worcefter, Gloucester, Somerstet, North Wales, South Wales, Bedfurd, Warwick, \* Northampton, York/bire, Chefbire, Stafford, the County of the City • of York, the Town and Liberties of Gloucefler, the County of the \* Town of Kinglion upon Hull, the County Palatine of Lancafter, \* the County of Salop, Leicester, Hereford and Lincoln, or within " any of them; nor shall put to feed or pasture any stoned Horse ' or Horfes, being above the faid Age of Two Years, and not ' being in Height of Fourteen Handful to be measured as is \* abovefaid, within or upon any like Ground or Grounds as hath been above-written, lying or being within any other Shire of this \* Realm, neither yet any of them, upon Pain of Forfeitune and " Lofs of the faid Horfe or Horfes which should be found in or " upon any fuch Ground, Forest, Chafe, Moor, Marish, Heath, " Common or walte Grounds, at any Time after the faid last Day • of March, which was in the Year of our Lord God One thoufand five hundred and forty three, contrary to the Form of the · faid late Estatute, and further as by the faid Estatute more fully 4 and

32 H.8. c. 13. § 2.

\* and at large may appear: By reafon whereof, and fince which \* Time, divers and fundry great and manifold Hurts, Hindrances \* and Loffes have happened and chanced as well to the Inhabitants 4 of the Moors, Murifhes and Fen-Grounds within the Ifle of Ely, \* fituate, lying and being in the faid County of Cambridge, as alfo to the Inhabitants of other the Moors, Marishes and Fen-" Grounds within the faid Shire, together with the Counties of 4 Huntington, Northampton, Lincoln, Norfolk and Suffolk, next ad-· joining and bordering upon the fame Ifle: For that the faid Moors, Marishes and Fen-Grounds, because of the Rottenness, " Unfirmnels, Moifture and Waterishnels, were never able ne yet " are to breed, bear or bring forth fuch great Breed of ftoned - Horfes, of fuch Bignels and high Stature as within the aforefaid \* Statute are expressed, without Danger and Peril of the Mireing, \* Drowning and Perifhing of the fame: Whereupon many Pro-\* moters taking Occasion by Reason of the asorefaid Estatute, \* have as well entred into the faid Ifle, as also other the Moors, · Marishes and Fen-Grounds, in all the Country next bordering \* and adjoining unto the fame, and taken away by Virtue and Pur-• vey of the faid Estatute from divers poor Men, not being able • otherwife to remedy the fame, their Horfe, not being com-• parable of like Stature to the faid Effatute, as well to the great Lofs and Hindrance of all the Breed of Horfes there, no
Man daring to put any fuch forth on the faid Grounds, for Fear sof fuch Persons; as also to the utter Subversion and Decay of \* all the Tillage and Carriage within the faid Ifle and others the " Countries round about the fame, in Time to come :'

II. For Reformation and Redrefs whereof, be it enacted by the 32 H.8. c. 13. in Oueen our Sovereign Lady, the Lords Spiritual and Temporal, put repealed. and the Commons. of this prefent Parliament affembled, and by the Authority of the fame, That as much of the aforeiaid Estatute made in the faid Two and thirtieth Year of King Henry the Eighth, or yet any Part, Branch or Article or any Parcel thereof, touching or concerning any the Marishes and seggy Fen-Grounds within the faid Isle, fituate, lying and being in the faid County of Cam-bridge, together with all other the Marishes and feggy Fen-Grounds within the faid Shires of Cambridge, Huntington, Northampton, Lincoln, Norfolk and Suffilk, fhall be from henceforth utterly repealed, fruitrate, void and of none Effect in the Law; any Thing in the faid former Act expressed to the contrary notwithftanding.

III. Neverthelefs be it ordained and enacted by the Authority Height of Horfes of this prefent Parliament, That no Perfon or Perfons, what foever feeding in the he or they be, at any Time after the last Day of March next lile of Ely, &c. coming, shall have or put to pasture into or upon any Marish or feggy Fen-Ground within the faid Ifle of Ely, or into or upon any Marish or feggy Fen Grounds within the foid Counties of Cam-, bridge, Huntington, Northampton, Line In, Norfolk and Suffolk, or any of them, any floned Horfe or Horfes, being above the Age of Two Years, and not being of the Altitude and Height of Thirteen Handful, to be measured from the lewest Part of the Hoof of the Forefoot, unto the higher Part of the Wither, and every Handful to contain Four Inches of the Standard, to pafture, feed or to be sourished in or upon any the faid Marishes or feggy Fen-Grounds within

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within the faid Isle, and within the faid Counties of Cambridge, Huntington, Northampton, Lincoln, Norfolk and Suffolk, or any of them, upon such and the like Pain as by the faid former Act is limited and expressed.

#### CAP. IX.

An Act to repeal a Branch of a Statute made Anno 23 H.8. touching the Prices of Barrels and Kilderkins.

IN their most humble wife shewn unto the Queen's most excel-lent Majesty, and unto the Lords Spiritual and Temporal, and ' unto the Commons, in this prefent Parliament affembled, the " Coopers of the City of London, and of all other Citics and Towns " within this Realm of England, That where in the Parliament " holden by Prorogation at Westminster the Fifteenth Day of Ja-" nvary, in the Three and Twentieth Year of the Reign of the late . King of famous Memory King Henry the Eighth, Father to our faid Sovereign Lady the Queen's Highness that now is, there was one Statute made and enacted, intituled, An AE that no Brewers of Beer or Ale Sball make their Barrels, Kilderkins nor • Firkins within them; and how much the fame Barrels, Kilderkins • and Firkins fhail contain: In which Statute, amongst other " Things therein contained, it is enacted, That no Artificer of the " Coopers shall inhaunce the Prices of any fuch Barrels, Kilder-' kins, Firkins or other Veffels, in the Sale of them to any Ale " Brewer or Beer Brewer, or other Person, as in the faid Act " are mentioned, but should keep the Rates of such Prices as in " the fame Act are expressed, and not above ; upon Pain to forfeit 6 for every Band, Kilderkin and Firkin defective or inhaunced in \* Price, in any Point contrary to the faid Act, Three Shillings and • Four pence; (that is to fay), for every Beer Barrel Nine pence, <sup>4</sup> for every Beer Kilderkin Five pence, and for every Beer Firkin \* Three pence; and the Ale Barrel Sixteen pence, the Ale Kilder-' kin Nine pence, and the Ale Firkin Five pence, as by the fame " Act. amongst divers other Things therein contained, more fully and at large doth and may appear; fince which Time, the Clove-· board and Stuff whereof the faid Veffels and the Hoops thereof " should be made, are rifen and grown to fuch excessive Prices, " that fuch as do make the faid Veffels cannot make and fell any <sup>e</sup> fuch Barrels, Kilderkins, Firkins or other Veffels, at the Prices expressed in the faid Estatute, but to their great Lois and . Hinderance, whereby the Mystery, Trade and Faculty of the faid Coopers is utterly overthrown, to the Impoverishment and " utter Undoing of them, their Wives, Children and Families, as • is most evident ;

II. Forafmuch as at the Time of the making of the faid
Eftatute, the Coopers might have bought a Thouland of Barrel
Boards for Twelve Shillings or Thirteen Shillings and Four
pence, and a Thouland of Kilderkin Boards for Nine Shillings or Ten Shillings, and a Load of Hoops for Nine Shillings or Ten Shillings, and now a Thouland of Barrel Boards
cannot be bought under Three and Thirty Shillings and Four
pence, and Forty Shillings, and a Thouland of Kilderkin Boarda
under Six and Twenty Shillings and Eight pence, and a Load
of Hoops under Three and Thirty Shillings and Four pence,
and Forty Shillings, as is right well and notorioufly known:

23 H. 8. c. 4. § 3.

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111. Be it therefore enacted by the Queen's most excellent Mai 23 H. S. c. 4. in jefty, the Lords Spiritual and Temporal, and the Commons, in this Part repealed. prefent Parliament allembled, and by the Authority of the fame, That as much of every Article, Claufe and Sentence comprised in the faid Estatute made in the faid Three and Twentieth Year of the Reign of the faid late King, as doth touch and concern the Prices of Barrels, Kilderkins, Firkins and other Vessels, and all and every Pain and Forfeiture expressed and declared in the faid Act, for felling of any of the faid Kind of Veffels above the Prices before specified, from the Time of new Prices to be set in Form hereafter expressed, for such Places only as the same new Prices shall be set, shall be clearly repealed, frustrate and made void.

IV. And that from henceforth the Prices of all Barrels, Kilder- Rate of Prices kins, Firkins and other Veffels to be fold for Ale, Beer or Soap of Veffels. to be uttered therein, shall be rated and taxed by Mayors, Bailiffs and other Head Officer or Officers of every City and Town Corporate, where any fuch Veffels shall be made or offered to be fold.

V. And where fuch Veffels shall be made or fold out of any City, Borough or Town Corporate, the Prices thereof shall be rated and taxed by the Juffices of the Peace, or the more Part of them, being present in the General Quarter-Seffions yearly next after Eafler, at fuch reasonable Prices as they shall think reasonable by their Difcretion; the faid Estatute made in the faid Three and Twentieth Year of the Reign of the faid late King Henry the Eighth, or any other Law, Cuftom or Ufage to the contrary thereof in any wife notwithstanding.

VI. And be it further enacted, That if the faid Coopers, or Coopers not any of them, shall not make Sale according to fuch Prices as shall felling Veffels at be rated as is aforefaid, after Proclamation thereof made, that then every Perfon or Perfons fo offending, shall for the fame incur the Pains and Forfeitures mentioned in the faid Eftatute made the faid Three and Twentieth Year of the Reign of the faid late King; that is, to wit, for every Barrel, Kilderkin and Firkin which shall be fold at greater Price than shall be rated and taxed as is aforefaid, the Sum of Three Shillings and Four pence of lawful Money of England, whereof the one Moiety to be to the Queex's Highnefs, her Heirs and Successors, and the other Moiety Penaky. to fuch Perfon or Perfons as will fue for the fame by Action of Debt in any Court of Record, wherein no Protection, Effoin or Wager of Law shall be allowed or admitted.

#### CAP. X.

#### An Act for Bowyers, and the Prices of Bows.

MOST humbly complaining, fleweth unto your Highnefs, and to your High Court of Parliament, your obedient " Subjects the Bowyers, dwelling and inhabiting within the City • of London, and the Suburbs of the same, That where in the Par- liament of the late King of most famous Memory King Henry the · Eighth, begun and holden at Westminster the Sixteenth Day of . January, in the Thirty third Year of the Reign of the faid late . King, and there continued until the First Day of April then next following, there was one Act and Statute then made and provided, intituled, An Alt for the Maintenance of Artillery, and de- 13H& c.9.55 barring

Prices rated.

EXP.

A.D.1563.

" barring of unlawful Games, in which Act and Statute amongst • other Things there is one Branch contained and specified, the • Tenor whereof is as hereafter followeth; that is to fay, and to \* the Intent that every Perfon may have Bows of mean Price, be it enacted by the Authority aforefaid, that every Bowyer dwelling • out of the City of London, shall after the Feast of the Purification f of our Lady then next coming, for every Bow that he maketh of • Yew, make Three other Bows meet to fhoot in, of Elm, Witch-" hazel, Ash, and other Wood, apt for the fame, under the Pain to lofe and forfeit for every fuch Bow fo lacking Three Shillings • and Four pence; and every Bowyer dwelling within the City and · Suburbs of London, shall after the faid Feast of the Purification of our Lady then next coming, for every Bow of Yew make Two other Bows apt for shooting, of Ash, Elm, Witchhazel, or other "Wood, meet for the fame, under like Pain and Forfeiture as by • the faid Statute more plainly it doth and may appear; and although the faid Branch of the faid Statute be needful and expe-· dient to remain and continue for fuch Bowyers as do dwell and inhabit in the Country, and other Places out of the City of 4 London, and the Suburbs of the fame ; yet forafmuch as there <sup>4</sup> be very few or no Bows of Elm, Witchhazel, or Afh, or of any • other Wood than only of Yew, ufed or occupied by any Perfon • within the faid City and Suburbs of the fame; therefore the · faid Branch of the faid Act and Statute before rehearfed was • not ne is needful to be had and made for the Bowyers dwelling within the faid City and Suburbs; and yet neverthclefs your faid · Subjects, for the avoiding of the Danger and Penalty contained · in the faid Branch, are daily enforced to make fuch great Num-· ber of Bows of Elm, Witchhazel and Ash, that they cannot in · convenient Time utter and fell the fame, but are conftrained to • keep fuch Bows by them fo made until they be putrified and not ' meet for any good Ufe or Purpole; by Reafon whereof, much • of the faid Wood of Elm, Witchhazel and Afh, is daily wafted 4 and confumed in making of the faid Bows, and your faid Sub-· jects, by fuch Loffes as they daily fuftain in making fuch Bows, greatly impoverified, and the Commonwealth thereby nothing ad-\* vanced, but rather hindred; and where also in the feveral Sta-<sup>4</sup> tutes of the noble King of famous Memory King Edward the <sup>6</sup> Fourth, made in the xxii. Year of his Reign, and in the Third <sup>6</sup> Year of the Reign of King Henry the Seventh, Grandfather to · our faid Sovereign Lady the Queen's Majefty, and in the faid • xxxiii. Year of the Reign of our faid late Sovereign Lord King · Henry the Eighth, Father to our faid Sovereign Lady, there is · mention made of the Prices of Bows, which at those feveral · Times was appointed to be but Three Shillings and Four-pence, 4 and not above, to fell the beft ; at which faid Times, fuch Bows · might well have been fo fold to any Perfon or Perfons, according to the Rates and Prices expressed in the faid feveral Acto " until now within these Twenty Years, the Prices of Bow staves · have diverfely been raifed and enhaunced from Five Pounds a . Hundred to xii. li. or thereabouts, for which Caufes the Prices contained in the faid feveral Statutes cannot be observed ; and • yet your Majesty's faid Subjects the Bowyers are prefently in · Danger of the faid feveral Statutes concerning the Prices of \* Bows, which they humby befeech your Majesty, with the Assent ۰ of

28 E. 4. c. 4. 3 H. 7. c. 13. 33 H. 8. c. 9.

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II. Be it therefore enacted, ordained and eftablished, by the Queen's Majefty our Sovereign Lady, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid Eftatutes of King Edward the Fourth, and King Henry the Seventh, concerning the Prices of Bows, and all the Branches contained in the faid Statute of King Henry the Eighth, fo far forth as the fame extendeth to the Prices of Bows therein expreffed only, from the First Day of this prefent Parliament, and to for ever, be thereby clearly repealed and made void and frufftrate, to all Intents, Constructions and Purposes, and also all and every Claufe and Sentence of the faid Statute of King Henry the Eighth before recited, tending to the making of Bows of Elm, Witchhazel, Ash and other Wood, befides Yew before rehearsed. or any Penalty therein contained for any the faid last rehearfed Premises, from henceforth for ever shall not be intended, construed or taken to extend to any Bowyer now dwelling or inhabiting, or which hereafter shall happen to dwell or inhabit within the Cities of London and Westminster, or the Suburbs of any of them, or in the Borough of Southwark, in the County of Surrey; the faid Statutes, or any Thing in them, or any of them, contained in any wife to the contrary notwithstanding.

III. And be it further enacted by the Authority aforefaid, That all and every the faid Bowyers within the faid Cities and Suburbs of London and Westminster, and Borough of Southwark, shall from henceforth from Time to Time, and at all Times hereafter, provide and have in his or their Cuftody the Number of Fifty good and able Bows of Elm, Witchhazel or Afh, at the leaft, well and fubitantially made and wrought, upon Pain that every of the faid Bowyers, which by the Space of Twenty Days shall not have in his Custody fuch Number of the faid Bows of Witchhazel, Elm or Ash, ready made, and meet to be fold and ufed as aforefaid, shall hereafter for every Bow lacking of the Number aforefaid forfeit Ten Shillings, the one Moiety of which Forfeiture shall be to our faid Sovereign Lady the Queen's Majefty, and the other Moiety thereof shall be to him or them, ufing the Art of an Armourer, Fletcher, or Maker of Bowftrings, that will fue for the fame, by Action of Debt, Bill, Plaint or otherwife, in any Court of Record, in which Action and Suit, no Prosection or Wager of Law, shall in any wife be admitted or allowed for the Defendant.

IV. Provided always, and be it enacted by the Authority aforefaid, That if any Bowyer, after the First Day of May next coming, do fell any Bows meet for Meu's shooting, being outlandish Yew, and of the best Sort, over and above the Price of Six Shillings and Eight pence, or do fell any Bows meet for Men's shooting being of a fecond Sor., over and above the Price of Three Shillings and Four pence, or shall fell any Bows meet for Men as is aforefaid, being of the coarfe Sort called Livery Bows, for and above the Price of Two Shillings a-piece, or that shall after the faid First Day of May fell any Bows being English Yew, over and above the Price of Two Shillings a piece; that then the Seller or Sellers of such Bows shall forfeit for every. Bow

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Bow fo fold, over and above the Price aforefaid, Forty Shillings, the one Moiety thereof to the Queen's Majefty, her Heirs and Succeffors, and the other Moiety to the Party uling the Art of an Armourer, Fletcher or Maker of Bowftrings, that will fue for the fame in any Court of Record, by Action of Debt, Bill, Plaint or otherwife, wherein no Wager of Law, Effoign or Protection, fhall be admitted or allowed; any Thing in this Act, or in any other Act contained to the contrary in any wife notwithftanding. This Act to continue until the laft Day of the first Seffion of the next Parliament.

#### CAP. XI.

## An Act for true making of Hats and Caps.

[Repealed, 17 G. 3. c. 55. § 1.]

## CAP. XII.

An Act for the Aulnegers Fees in Loncofbire, and for Length, Breadth and Weight of Cottons, Frizes and Rugs.

FORASMUCH as divers Clothiers inhabiting within the County Palatine of Lancaster, feeking inordinately their own Ingular Gains, have of late practifed privily to convey and carry "away out of the faid County divers Cottons, Frizes and Rugs, ' there made to be fold, before fuch Time as the Queen's Aul-• neger of the faid County hath fixed unto every fuch Cloth the "Queen's Seal in that Behalf appointed, and fometime counter-· feiting and fetting to fuch their Clothes Seals of their own, " minding thereby not only to defraud the faid Aulneger of his ac-" cuftomable Fees due to be paid to the Queen's Highnels Ule, for ' the fealing of every fuch Cloth, Cotton, Frize or Rug; but alfo to cover and hide the untrue and deceitful making of many of \* the faid Clothes, contrary to the true Meaning of fundry good and wholefome Eftatutes and Laws heretofore made, as well for \* the true making of the Clothes beforefaid, as also for the fearch-' ing. trying and fealing of the fame, to the no little Prejudice ' and Damage of the faid Aulneger, who flandeth charged with ' the Payment of a great annual Farm to the Queen's Majefty for • the faid Aulnege, in Deceit of her Highness Subjects, and Dif-• credit of the Commod ty of the faid Clothes :'

No Cloth shall be fold before the Party and Au'neger have fet to their Seals. II. For Reformation whereof, be it enacted by our faid Sovereign Lady the Queen, the Lords Spiritual and Temporal, and the Commons, of this prefent Parliament affembled, and by the Authority of the fame, That no Perfon or Perfons from and after the First Day of April next coming fhall fell or put to Sale within the faid County, or convey or carry, or caule to be conveyed and earried, out of the faid County of Lancafler, any Kind of Clothes, Cottons, Frizes or Rugs, hereafter to be made within the faid County Palatine of Lancafler, to be fold before fuch Time that the Owner or Maker of every fuch Cloth, Cotton, Frize or Rug, fhall fix and put to, or caufe to be fixed and put to every fuch Cloth, Frize, Cotton or Rug, one Seal of Lead, having the Mark of every fuch Owner or Clothier engraved on the one Side thereof, and the true Length of every fuch Cloth, Frize, Cotton or Rug, as it is found, being wet, to be engraved on the other Side of the faid



faid Seal; and also the Queen's Highness Aulneger of the faid County Palatine for the Time being, upon Trial of the Weight of every fuch Cotton, Frize and Rug, shall fix and put, or caufe to be fixed and put to every fuch Cotton, Frize or Rug, the Oueen's Highness Seal of Lead, having the Portcullis crowned engraved on the one Side thereof, and the true Weight of every fuch Cotton, Frize or Rug, to be engraved on the other Side of the fame Seal, upon Pain of Forfeiture of all and every fuch Penalty, Clothes, Cottons, Frizes and Rugs, conveyed, carried, fent, fold and put to Sale, or to the Intent to be fold, being unlealed, contrary to the Meaning of this prefent Act; the one Moiety thereof to the Use of the Queen's Highness, her Heirs and Successors, and the other Moiety thereof to such Person or Persons that shall feize the fame Cloth, Cotton, Filze or Rug, or will sue for the fame, to be recovered in any of the Queen's Highnefs Courts of Record, by Bill, Plaint, Information or otherwife, wherein no Effoign, Protection or Wager of Law shall be allowed for the Defendant.

III. And be it further enacted by the Authority of this pre- Where Aulneges fent Parliament, That the faid Aulneger, after the faid First Day fall have his of April, shall appoint and have his lawful Deputy within every of Deputies. the feveral Towns of Manchefler, Rachdale, Bolton, Blackborn and Bery, in the faid County, where the faid Aulneger hath been accuftomed to have his Deputy heretofore, there to be ready upon lawful Request unto him made, without Delay, to weigh every of the faid Cottons, Frizes and Rags, as shall be brought unto every fuch Deputy, and fealed with the Seal of the Owner or Maker of every of the fame Clothes, in Form aforefaid; and to fix and fet to every of the faid Clothes, Cottons, Frizes and Rugs, the Queen's Highnels Seal beforefaid, to be engraven in Munner and Form before mentioned, upon Pain of Forfeiture of Twenty Shillings for Penalsy. every Pack of Cottons, Frizes or Rugs fealed by the faid Aulneger, or any of his faid Deputies, before the fame be weighed in Form aforefaid ; the one Moiety whereof to be to the Ufe of the Queen's Highnefs, her Heirs and Succeffors, and the other Molety thereof to him or them that will fue for the fame in any of the Queen's Majefty's Courts of Record, by Bill, Plaint, Information, Action of Debt or otherwife ; wherein no Wager of Law, Protection or Essoign shall be allowed. [Aulnage Duty taken away, 11 & 12 W. 3. c. 20. § 2.]

IV. Provided always, and be it enacted by the Authority afore- Fee of Aulneger. faid, That it shall be lawful for the faid Aulneger, or his Deputy, to have and take of the Owner or Maker of every of the faid Cloths, Cottons, Frizes or Rugs, for the weighing and fealing of every Pack of the faid Clothes, Cottons, Frizes or Rugs. Three pence, and for every Piece of fuch coarfe Clothes, Cottons, Frizes and Rugs, not amounting to a whole Pack, one Halfpenny, and the fame to be paid by the Owner or Bringer of the faid Clothes at the weighing and fealing of the fame ; any Custom, Ufe or Prefcription to the contrary in any wife notwithilanding.

[Aulnage Duty taken away, 11 & 12 W. 3. c. 20. § 2.]

V. And foralmuch as fuch Perfons as commonly do use to 4 utter and fell the faid feveral Kinds of Cottons, Frizes and Rugs, · have been and are daily molefted, vexed and troubled, to their great Lofs and Hinderance, by Means of the Cruelty of Informers • and

and Searchers, feeking continually their own private Gain by . finding of the faid Cottons, Frizes and Rugs, at no Time made " according to fuch Form of Weight, Lengths and Breadths, as • by the former Statutes of this Realm lately made for the true · making of Woollen Cloth is limited and appointed, and for that • the fame Perfons do alledge, That the Makers of the faid Cot-' tons, Frizes and Rugs can by no means be reduced to observe \* the faid Weights, Lengths and Breadths in making of the faid · Cottons, Frizes and Rugs, according to the Form of the faid former Eflatutes, without the utter Undoing of great Numbers · of poor People that are commonly the Makers of fuch Kind of · Clothes; and that by means hereof, the faid Cottons, Frizes and • Rugs, fithence the making of the faid Eftatutes, have been and \* are more fcarce and dearer than they were before the making of • the faid Effatutes, and in nothing at all amended in Substance or • Form of making:'

VI. For Reformation whereof, be it enacted, That from and after the First Day of April next coming, every of the faid Cottons, being fufficiently milled or thicked, clean fcoured, well wrought and fully dried, shall weigh Twenty one Pounds at the least, and shall contain in Length Twenty one Goads, or Twenty Goads at the leaft, and in Breadth at the most Three Quarters of the Yard, or within One Nail of Three Quarters of the Yard at the leaft; and that every of the faid Frizes or Rugs being thicked and fully dried shall weigh Forty four Pounds at the least, and shall contain in Length betwixt Thirty five Yards and Thirty feven Yards, and shall contain in Breadth at the most Three Quarters of the Yard, or within One Nail of Three Quarters at the leaft, and not to be ftrained upon the Tentors above One Nail in Breadth; and also if any of the faid Cottons, Frizes or Rugs, shall be of any greater Length than is before feverally expressed, that then every Goad or Yard fo exceeding the faid feveral Lengths, shall weigh after such Rate as every Goad or Yard of fuch Cottons, Frizes or Rugs, containing the faid feveral Lengths, shall or ought to weigh, upon Pain of Forfeiture for every Goad or Yard not weighing after fuch Rate, Twelve pence.

VII. And alfo if any of the faid Cottons, Frizes and Rugs, fhall be of lefs Weight than is before feverally limited and appointed, that then all and every fuch Perfon and Perfons that fhall fo fell, or offer to be fold, any fuch Cotton, Frize or Rug, fhall forfeit for every Pound lacking under Three Pounds, Twelve pence; and for every Pound Weight lacking above Three Pounds, Five Shillings; the one Half of which Forfeitures fhall be to our Sovereign Lady the Queen's Highnefs, her Heirs and Succeffors, and the other Half thereof to fuch Perfon or Perfons that fhall fue for the fame by Action of Debt, Bill, Plaint or Information, in any of the Queen's Majefty's Courts of Record, wherein no Effoign, Protection or Wager of Law shall be admitted or allowed for the Defendant.

VIII. And further, be it enacted by the Authority aforefaid, That all and every Branch, Claufe, Sentence and Article, fpecified and contained in any other Acts of Parliament before this Time made, concerning the fealing and making of the faid Cottons, Frizes and Rugs, shall be from henceforth utterly repealed, void and

Weight, &c. of Cottons.

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Prizes or Rogs.

Penaky.

enalty.

Former Acts

and of none Effect; any Thing in the faid Acts contained to the contrary in any wife notwithstanding.

IX. Provided always, That this Act thall not in any wife extend Provide for to be prejudicial or hurtful unto any Charter or Liberty of any Towns Cor-Borough or Corporate Town within the faid County Palatine of Porate in Lan-Lancafter, concerning the making and putting to Sale of any cathire. Woollen Cloth; any Thing therein contained to the contrary notwithstanding.

## CAP. XIII.

## An A& touching Sea-marks and Mariners.

WHEREAS the Master, Wardens and Assistants of the Trinity-bouse of Deptford-Strond, being a Company of the chiefest and most expert Masters and Governors of Ships, incorporate within themfelves, charged with the Conduction of the Queen's Majesty's Navy Royal, are bound to forefee the good Increase and Maintenance of Ships, and of all kind of Men. traded and brought up by Water Craft, most meet for her Ma-. jefty's Marine Service; and forafmuch as by the destroying and 6 taking away of certain Steeples, Woods and other Marks, stand-" ing upon the main Shores, adjoining to the Sea Coafts of this \* Realm of England and Wales, being as Beacons and Marks of · ancient Time accultomed for Seafaring Men, to fave and keep • them and the Ships in their Charge from fundry Dangers thereto incident, divers Ships with their Goods and Merchandizes, in " failing from foreign Parts towards this Realm of England and " Wales, and especially to the Port and River of Thames, have by " the Lack of fuch Marks of late Years been mifcarried, perifhed \* and lost in the Sea, to the great Detriment and Hurt of the • common Weal, and the perifhing of no fmall Number of People:

II. For Remedy wherein to be had, be it enacted, established Trinity-house at and ordained by the Queen's most Excellent Majesty, by the Con- Deptford may at fents of the Lords Spiritual and Temporal, and the Commons, in their Costs erect this present Parliament assembled, and by the Authority of the and maintain fame, That the forefaid Master, Wardens and Assistants of the Trinity-boufe at Deptford-Strend aforefaid, being a Company incorporated as before, shall and may lawfully by virtue of this Act from Time to Time hereafter, at their Wills and Pleafures, and at their Costs, make, erect and set up such and so many Beacons, Marks and Signs for the Sea, in such Place or Places of the Sea Shores, and Uplands near the Sea Coafts, or Forelands of the Sea, only for Sea Marks, as to them shall feem most meet, needful and requisite, whereby the Dangers may be avoided and escaped, and Ships the better come unto their Ports without Peril.

III. And that all fuch Beacons, Marks and Signs fo to be by shem or their Affigns erected, made and fet up, at the Cofts and Charges of the faid Master, Wardens and Affistants, shall and may be continued, renewed and maintained from Time to Time, at the Costs and Charges of the faid Master, Wardens and Affastants : any Thing to the contrary hereof notwithstanding.

IV. And be it further ordained and enacted by the Authority Taking down aforefaid, That no Steeples, Trees or other Things now ftanding Sea Marka as Beacons or Marks for the Sea, whereof to the Owner or Occupier of the Place where the fame doth grow or stand, before the Erst Day of March next coming, Notice shall be given by the Queen's

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Sea Marks, &c.

Peralty.

Mrs nors licenfed by Trinityhouse may ply as Watermen on the Thames.

Queen's Majefty's Letters under her Signet, shall at any Time hereafter be taken down, felled or otherwife cut down, upon Pain that every Perfon by whole Procurement or Confent fuch Offence chall be committed, shall forfeit the Sum of One Hundred Pounds, whereof the one Mointy to the Queen's Majefty, and the other Lety to be to the Mafter, Wardens and Affiftants of the faid T cinity-house; and if the faid Perfon or Perfons fo offending be not of the Value of One Hundred Pounds, then the fame Perfon and Perfons to be deemed convict of Outlawry ip/o fatto, to all Conftractions and Purpofes.

V. And further, be it enacted by Authority aforefaid, That all Moriners and Seafaring Men dwelling about the faid River of Thames, being thereto licenced by the faid Master, Wardens and Afuitants, and having fufficient Certificate of fuch Licence from the faid Mafter and Wardens, as well between their Voyages as at other Times, at their Wills and Pleafures, by force hereof, the better to keep and refrain themfelves from Folly, Idlenefs and lewd Company, and for the Relief of them, their Wives and Children, shall and may freely and quietly exercise and row in their own Wherries or any other Men's Wherries by them to be hired, or wherein they shall be hired to work up and down the faid River of Thames, to apply and follow the ordinary paffing and carrying of the Queen's Majefty's People to and fro as other Watermen, commonly called Wherrimen, of the fame River use and accustom to do, without Impeachment, Hinderance or Let to the contrary; and that fuch Seafaring Men shall not thereby be drawn under any other Government than under the faid Mafter, Wardens and Affiftants as they were before ; any Act, Statute, Provision, Proclamation, Ordinance or Cuftom heretofore against the Premifes ordained or made in any wife notwithstanding,

[As to the Edystone, 4 & 5 Ann. c. 20. The Lightbouse on the Smalls, 18 G. 3. c. 42.—The Provisions of this AB extended to Veffels with Lights, 48 G. 3. c. 104. § 61.]

#### CAP. XIV.

# An Act touching Transporting of Tawed Leather.

SEliz. c. 22. §1. FORASMUCH as in one Act made in the First Session of this prefent Parliament, intituled An AR aming the this prefent Parliament, intituled, An All against the car-• rying of Sheep Skins and Pelts over the Sea, not being Staple Ware, • there is contained one Branch against the making of any Pelts ' by any Perfon, other than fuch as are permitted to make the ' fame by the faid Statute; the Execution of which Branch hath been put in Sufpenfe, by reafon that fome other Parts of the fame Statute are supposed to be against the Entercourse of the Low • Countries of the King of Spain :

II. Be it therefore declared and enacted by the Authority of this prefent Parliament, That the faid First Branch of the faid Statute, being not against the faid Entercourse, shall from hence, forth be put in due Execution; and foralmuch as great Multitudes of the Queen's Majefty's Liege People have been fet on work, by converting of Sheep Skins and Lamb Skins into tawed Leather and Parchment here within this Realm, which by one other Branch of the faid Statute is prohibited to be transported out of the Realm in Leather; and where the converting of fuch Skins

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Skins into Leather and Parchment hath been great Maintenance of many Thousands of the Subjects of this Realm, and greater daily will be, to the great Benefit of this Realm, if the faid First Branch concerning making of Pelts be duly put in Execution, where otherwife if the faid Pelts should be transported into other Realms, the fame would be an Occasion of the impoverishing of many of the natural English People of this Realm; be it there- 5 Eliz. c. 22. in fore enacted by Authority of this present Parliament, That so part repealed. much of the faid Statute as concerneth the transporting of tawed Leather to be made of Sheep Skins and Lamb Skins shall from benceforth, as touching only the transporting of such tawed Leather, be repealed and void; any Thing in the faid Statute to the contrary notwithstanding.

[See 13 8 14 Car. 2. c. 7.]

## C A P. XV.

#### An Act for Prefervation of Grain.

" 24 H. 8. c. 10. repealed, except as to that part thereof which " relates to the Use of Nets and Shrops for the Destruction of " Crows, &c. (a)

(a) [Which appears to be now expired.]

## C A P. XVI.

An Act that in divers Counties there shall be but one Sheriff in one County.

WHEREAS in the Counties and Shires of Surry and Suffex, Effex and Hertford, Somerfet and Dorfet, Warwick ' and Leicefler, Nottingham and Derby, Oxon and Barks, of long " Time have had but one Sheriff to ferve for Two of the faid \* Counties: that is to fay, One for Surry and Suffex, and One " other for Effex and Herif.rd, and one other for Somerfet and 6 Dorfet, and one other for Warwick and Leicefter, and one other ' for Nottingham and Derby, and one other for Oxon and Barks, • the Occation whereof in the beginning (as it fhould feem) was, for that every of the faid feveral Counties were not then fo well finhabited with Gentlemen of good Ability to ferve in the faid " Office, as (Thanks be to God) they be at this prefent; and forafmuch as the Service and Charges of that Office of Sheriff-" wick of the faid Counties, is more than in Times past it hath <sup>6</sup> been, and is now commonly greater than one Sheriff is able to ferve and fupply; therefore fuch Gentlemen as do dwell in the ' faid feveral Counties, are very defirous to have for every of the f faid Counties one Sheriff to be yearly made and appointed for • the fame ; and for that the having of feveral Sheriffs accordingly, · cannot be hurtful to any, but thereby may grow fome Eafe of " Charges and Trouble to fuch as shall hereafter be appointed to · fuch Office, and also the faid Office better ferved and executed • than heretofore hath been.'

II. Be it therefore enacted by the Authority of this prefent One Sheriff of Parliament, That the Queen's most Excellent Majesty, her Heirs every the Coun-and Successfors, Kings or Queens of this Realm, shall and may from and after the First Day of November, which shall be in the Year of our Lord God One thousand five hundred threefcore

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and feven, yearly chufe and make for every of the faid Counties before named, one fufficient and able Perfon to be Sheriff of the fame, in fuch like Manner and Form as is and hath been used to be chosen, made and done for any other County or Shire within this Realm; any Law, Cuftom or Ulage heretofore had or uled to the contrary thereof notwithstanding ; and that every Perfon which after the faid First Day of November shall be made and appointed Sheriff for any of the faid Counties, shall be accomptable and used in the Order of his Account, and all other Things and Allowance to him to be made, in the Court of Exchequer and all other Courts and Places, in fuch Manner and Form as is commonly used for Sheriffs in like Cases.

III. Provided always, and be it further enacted by the Authority aforefaid, That the Barons of the Queen's Highnefs, her Heirs and Succeffors, of the Court of Exchequer for the Time being, calling unto them as well her or their Grace's Officers of Remembrancer, and the Treasurer's Remembrancer, together with the Clerk of the Pipe of the fame Court, as also the feveral Sheriffs, the which, next after the faid First Day of November, shall be by her Highnefs, her Heirs and Successfors, constituted, named and appointed of every of the faid feveral Counties of Surry and Suffex, Effex and Hertford, Somerfet and Dorfet, Warwick and Leicefter, Nottingham and Derby, Oxon and Barks, shall have by virtue of this Act of Parliament full Power and Authority to fever and divide by the Difcretion and Judgment of the faid Barons, all and fingular the Proffers of the faid Counties of Surry and Suffex, Effex and Hertford, Somerfet and Dorfet, Warwick and Leicefter, Nottingham and Derby, Oxon and Barks; the which faid Severance and Division of the faid Proffers shall be entered of Record in the faid Court of Exchequer, and shall be final and perpetual, during fo long Time as this prefent Act of Parliament shall endure and have Continuance.

IV. And be it further enacted by the Authority aforefaid, That in fuch and the fame Manner and Form as the faid Proffers shall be divided, even so the Tail of Reward of every of the aforefaid Counties, where any Tail of Reward hereafter shall be taken, shall be fevered and divided in Manner and Form aforefaid.

V. And be it likewife further enacted by the Authority aforement of Fees, &c. faid, That the faid Barons for the Time being, of the Queen's Highness faid Court of Exchequer, and of her Heirs and Succeffors, calling unto them the faid Officers of the Treafurer's Remembrancer, and the Clerk of the Pipe, shall have full Power and Authority from Time to Time to take Order and Appointment for the true and fpeedy Payment and Contentation of fuch Creation Money, Fees and Annuities, and all other Sums of Money as have been accustomed to have been paid, or of Right ought to have been paid, to any Perfon or Perfons, by the Hands of the faid feveral Sheriffs; and that fuch Order, Direction and Appointment fo made, had and taken by the faid Barons in Manner and Form last before recited, shall be observed, performed, fulfilled and kept yearly, as well by both the Sheriffs of the faid feveral Counties of Surry and Suffex for the Time being, as by the faid feveral Sheriffs for the Time being of the faid Counties of Effex and Hertford, and of Somerfet and Dorfet, and of Warwich and Leicefler, and of Nottingham and Derby, and of Oxon and

Tally of Reward Severed.

Order for Pay-

and Barks; any Ufage, Law or Cuftom to the contrary in any wife notwithstanding.

VI. Provided always, and be it further enacted by the Autho- Hilf the Charges rity aforefaid, That no Sheriff hereafter to be chosen and made of paid by Sheriffany one of the faid Counties in this Act mentioned, shall pay in any Court of Record for any Duty belonging properly to the Office of Sheriff, any other Fees or Charges, than only the One Half of the Charges and Fees which he should be compelled to have paid, if he had been Sheriff of Two of the faid Shires and Counties, as before the making of this Act was used; any Law, Ufage or Cuftom to the contrary notwithstanding.

VII. This Act to continue and endure unto the End of Three Continuance of whole Years, to be accounted from the Feaft of All Saints in the Act. Year of our Lord God a Thousand five hundred threefcore and feven, and from thence to the End of the next Parliament then next following the End of the faid Three Years.

[Made perpetual, except as to Suffex and Surry, 13 Eliz. c. 22. § 2.]

#### CAP. XVII.

An Act for Confirmation of a Sublidy granted by the Clergy. EXP.

## CAP. XVIII.

An Act of the Queen's Majefty's Free and General Pardon.

#### CAP. XIX.

An Act of a Fifteen and Tenth, granted by the Tem-EXP. poralty.

[Note, thefe last Three Alls are not numbered on the Roll.]

## CAP. XX.

An A& for repealing a Branch of the Statute made Anno 26 Hen. 8. touching Trial of Offences in the County of Merioneth in North Wales.

WHERE in the Parliament holden at Westminster in the 26 H.S.c.6. Twenty fixth Year of the Reign of the late King Henry § 6. the Eighth, among other Things, it was enacted, That all Mur-ders, Robberies, Felonies and other Felonious Offences, which fhould from that Time be committed in any Lordships Marchers, • or other Place in Wales, might be enquired of, heard, tried and • examined in the next English Shire thereunto adjoining; and also " by one other Branch contained in the Statute, it is ordained, § 22. \* that fuch of the fame Offences as should be committed within • the County of Merioneth, one of the Three old Shires of North " Wales, might at the Difcretion of the Justices there, be inquired " of, heard, tried and determined in the Counties of ringle fey and " Caernarvon, being Two other Counties of North Wales, as by • the fame Act more plainly deth appear; and yet nevertheless in • the Parliament holden at Wefmingher, in the Thirty fourth and 34& 35 H. Thirty fifth Year of the Reign of the faid late King Henry the c. 26. \$86. " Eighth, by one Act and Statute there made touching certain Vol. IV. Ordinances

wicks divided.

·Ordinances in Wales, it is by one Branch thereof, among other-. Things, enacted and established, that all Offences, Murders, · Robberies and other Felonies, which from thenceforth (hould · be committed in the faid County of Merioneth, should and might · be inquired of, heard and determined before the Juffices within . the faid County of Merioneth, or elfe in the County of Salop, · being the next English County adjoining thereunto, in fuch ' Manner and Form as the like Offences committed in other the faid Counties in Wales should or might be inquired of, heard • and determined, as by the faid Act more at large doth appear ; • by reafon of which faid feveral Branches contained in the faid · feveral Statutes, the faid County of Merioneth standeth now not • only chargeable to fuch like Trial in the next English Shire, for • the faid Offences as other Counties of Wales at this prefent be, • but also by Force of the faid Statute made in the faid Twenty. · fixth Year of the faid King Henry the Eighth, the faid County · of Merioneth is also subject to such Enquiry and Trial to be had " within the faid Counties of Caernarvon and Anglefey, being both " Wel/b Shires, much to the Difcredit of the Inhabitants of the . faid County of Merioneth, for that no other Counties of Wales, • for fuch Offences, are chargeable with the like Trial :'

repealed.

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II. Wherefore be it enacted by the Authority of this prefent 26H.8 c.6. §12. Parliament, That fo much of the faid Act and Statute made in the faid Twenty fixth Year of the Reign of the faid late King Henry the Eighth, as doth limit or appoint any of the faid Offences before mentioned, committed within the faid County of Merioneth, to be inquired of, tried, heard and determined within the faid Counties of Caernarvon and Anglefey, or either of them, shall from henceforth be utterly repealed, void and of none Effect.

# Anno decimo tertio Reginæ ELIZABETHÆ. (A.D.1570.)

STATUTES made in the Parliament begun and holden at Westminster the Second Day of April in the Thirteenth Year of the Reign of our most gracious and excellent Sovereign Lady. ELIZABETH, by the Grace of God, of England, France and Ireland, Queen, Defender of the Faith, Sc. and there continued until the Diffolution of the fame; viz.

## CAP. I.

An Act whereby certain Offences be made Treason.

**TORASMUCH** as it is of fome doubted, whether the Laws and Statutes of this Realm, remaining at this prefent in force, are vailable and fufficient enough for the Surety and Prefervation of the Queen's most Royal Perfon, in whom confisteth all the Happinels 10

Happinels and Comfort of the whole State and Subjects of the Realm; which Thing all. faithful, loving and dutiful Subjects ought and will with all careful Study and Zeal confider, forefee and provide for; by the neglecting and paffing over whereof with winking Eyes, there might happen to grow the Subversion and Ruin of the quiet and most happy State and prefent Government of this Realm, (which God defend), therefore at the humble Suit and Petition of the Lords and Commons in this prefent Parliament affembled, be it enacted, declared and eftablished by Authority of the fame Parliament, That if any Person or Persons whatsoever, at any Time after the last Day of June next coming, during the natural Life of our most gracious Sovereign Lady Queen Elizadeth (whom Almighty God preferve and blefs with long and profperous Reign over this Realm) shall, within the Realm or without, compais, imagine, invent, devife or intend the Death or Destruction, or any bodily Harm tending to Death. Deftruction, Maim or Wounding of the Royal Perfon of the fame our Sovereign Lady Queen Elizabeth; or to deprive or depose her of or from the Style, Honour or Kingly Name of the Imperial Crown of this Realm, or of any other Realm or Dominion' to her Majefty belonging; or to levy War against her Majefty within this Realm or without, or to move or to ftir any Foreigners or Strangers with Force to invade this Realm, or the Realm of Ireland, or any other her Majesty's Dominions, being under her Majesty's Obeyfance, and fuch Compasses, Imaginations, Inventions, Devifes or Intentions, or any of them, shall maliciously, advisedly and expressly utter or declare by any Printing, Writing, Cyphering, Speech, Words or Sayings; or if any Perfon or Perfons whatfoever, after the faid laft Day of June, fhall malicioufly, advifedly and directly publish, declare, hold Opinion, affirm or fay by any Speech, exprets Words or Sayings, that our faid Sovereign Lady Queen Elizabeth during her Life is not or ought not to be Queen of this Realm of England, and also of the Realms of France and Ireland; or that any other Perfon or Perfons ought of right to be King or Queen of the fold Rochus of England and Ireland, or of any other her Majerty's Dominions being under her Majefty's Obeyfance during her Majefty's Life; or fhall by Writing, Printing, Preaching, Speech, express Words or Sayings, mali-ciously, advifedly and directly publish, fet forth and affirm that the Queen our faid Sovereign Lady Queen Elizabeth is an Heretick, Schifmatick, Tyrant, Infidel or an Ufurper of the Crown of the faid Realms or any of them, that then all and every fuch faid Offence or Offences, shall be taken, deemed and declared by the Authority of this Act and Parliament to be High Treafon; and that as well the principal Offender or Offenders therein, as all and every the Abettors, Counfellors and Procurers to the fame Offence or Offences, and all and every Aidors and Comforters of the fame Offender or Offenders, knowing the fame Offence or Offences to be done and committed in any Place within this Realm or without, being thereof lawfully and duly indicted, convicted and attainted, according to the ufual Order and Courfe of the Common Laws of this Realm, or according to the Act made in the Thirty fifth Year of the Reign of the late King of famous Memory, King Henry the Eighth, Father of our faid Sovereign Lady, intituled, An A& concerning the Trial of Treafons committed out of the 38 H. S. . 2 \_T 2 King's

King's Majefly's Dominions, as the Cafe shall require, shall be deemed, declared and adjudged Traitors to the Queen and the Realm, and shall suffer Pains of Death, and also forfeit unto the Queen's Majefty, her Heirs and Successfors, all and singular Lands, Tenements and Hereditaments, Goods and Chattels, as in Cafes of High Treason by the Laws and Statutes of this Realm at this Day of right ought to be forfeited and lost.

II. And be it also enacted by the Authority aforefaid, That all and every Perfon and Perfons, of what Degree, Condition, Place, Nation or Eftate foever they be, which shall after the End of Thirty Days next after the last Day of this present Session of this Parliament, at any Time in the Life of our Sovereign Lady Queen Elizabeth, in any wife claim, pretend, utter, declare, affirm or publish themselves or any of them, or any other than our faid Sovereign Lady Elizabeth the Queen's Majesty that now is, to have Right or Title to have or enjoy the Crown of England during or in the Life of our faid Sovereign Lady, or shall usurp the fame Crown, or the Royal Stile, Title or Dignity of the Crown or Realm of England, during or in the Life of our faid Sovereign Lady; or shall hold and affirm that our faid Sovereign Lady hath not right to hold and enjoy the faid Crown and Realm, Style, Title or Dignity, or shall not after any Demand on our faid Sovereign Lady's Part to be made, effectually acknowledge our faid Sovereign Lady to be in right, true and lawful Queen of this Realm, they and every of them fo offending shall be utterly difabled during their natural Lives, only to have or enjoy the Crown or Realm of England, or the Style, Title or Dignity thereof at any Time in Succession, Inheritance or otherwile, after the Decease of our faid Sovereign Lady, as if such Person were naturally dead; any Law, Cuftom, Pretence or Matter whatfoever to the contrary notwithstanding.

III. And be it further enacted, That if any Perfon shall during the Queen's Majesty's Life, in any wife hold, affirm or maintain any Right, Title, Intereft or Poffibility, in Succeffion or Inhertance in or to the Crown of England, after our faid Sovereign Lady the Queen to be rightfully in, or lawfully due or belonging unto any fuch Claimer, Pretender, Ufurper, Utterer, Declarer, Affirmer, Fublisher or not Acknowledger, fo that our faid Sovereign Lady the Queen shall by Proelamation to be published through the Realm, or elfe in the more Part of those Shires of this Realm, as well on the South Side as the North Side of Trent, and alfo in the Dominion of Wales, in which Shires no War or Rebellion then shall be, fet forth, notify or declare such Claiming, Pretence, Uttering, Declaration, Affirming, Publishing, Usurpation or not acknowledging; then every Person which after fuch Proclamation shall, during the Queen's Majesty's Life, maintain, hold or affirm any Right in Succession, Inheritance or Poffibility in or to the Crown or Realm of England, or the Rights thereof, to be in or to any fuch Claimer, Pretender, Utterer, Declarer, Affirmer, Ulurper, Publisher or not Acknowledger, shall be a High Traitor, and suffer and forfeit as in Cases of High Treafon is accustomed.

IV. And be it further enacted, That if any Perfon shall in any wife hold and affirm, or maintain that the Common Laws of this Realm, not altered by Parliament, ought not to direct the Right

of the Crown of England, or that our faid Sovereign Lady Ellza. beth, the Queen's Majefty that now is, with and by the Authority of the Parliament of England, is not able to make Laws and Statutes of fufficient Force and Validity to limit and bind the Cnown of this Realm, and the Defcent, Limitation, Inheritance and Government thereof; or that this prefent Statute, or any Part thereof, or any other Statute to be made by the Authority of the Parliament of England, with the Royal Affent of our faid Sovereign Lady the Queen, for limiting of the Crown, or any Statute for recognizing the Right of the faid Crown and Realm, to be juftly and lawfully in the most Royal Perfon of our faid Sovereign Lady the Queen is not, are not, or shall not, or ought not to be for ever of good and fufficient Force and Validity, to bind, limit, reftrain and govern all Perfons, their Rights and Titles, that in any wife may or might claim any Intereft or Poffibility in or to the Crown of England in Possession, Remainder, Inheritance, Succession or otherwife howfoever, and all other Perfons whatfoever; every fuch Perfon fo holding, affirming or maintaining during the Life of the Queen's Majefty, shall be judged a High Tra to;, and fuffer and forfeit as in Cafes of High Treafon is accustomed; and every Perfon fo holding, affirming or maintaining, after the Deceafe of our faid Sovereign Lady, shall forfeit all his Goods and Chattels.

V. And for the avoiding of contentious and feditions fpreading abroad of Titles to the Succession of the Crown of this Realm, to the diffurbing of the common Quiet of the Realm ; Be it enacted by the Authority aforefaid, That whofoever shall hereafter during the Life of our faid Sovereign Lady, by any Book or Work printed or written, directly and expressly declare and affirm, at any Time before the fame be by Act of Parliament of this Realm eftablished and affirmed, that any one particular Person whomsoever it be, is or ought to be the right Heir and Succeffor to the Queen's Majesty that now is, (whom God long preferve) except the same be the natural Issue of her Majesty's Body, or shall wilfully set up in open Place, publish or spread any Books or Scrowls to that Effect; or shall print, bind or put to Sale, or utter or cause to be printed, bound or put to Sale, or uttered, any fuch Book or Writing wittingly, that he or they, their Abettors and Counfellors, and every of them, shall for the First Offence fusfer Impri-Ionment of One whole Year, and forfeit Half his Goods, whereof the one Moiety to the Queen's Majefty, the other Moiety to him or them that will fue for the fame, by Bill, Action of Debt, Plaint, Information or otherwife, in any of the Queen's Majefty's Courts, wherein no Effoign or Protection shall be allowed; and if any shall eftfoons offend therein, then they and every of them, their Abettors and Counfellors, shall incur the Pains and Forfeitures which in the Statutes of Provision or Premunire are appointed 16 R. 2. c. 5. and limited.

VI. Provided alway, That if it shall happen hereafter any Peer of this Realm to be indicted of any Offence made Treafon by this Act, he shall have his Trial by his Peers as in other Cases of Treafon is accustomed.

VII. Saving to all and every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, other than the fame Offenders and their Heirs, claiming only as Heir or Heirs to any fuch Offender, and fuch Perfon and Perfons as claim to any their Ules

Uses all fuch Rights, Titles, Interests, Possession, Leafes, Rents, Reversions, Offices and other Profits, which they or any of themshall have at the Day of the committing such Offence or Offences, or at any Time before, in as large and ample Manner as if this Act had never been had or made.

VIII. Provided alfo, and be it further enacted by the Authority aforefaid, That no Perfon or Perfons shall in any wife be arraigned for any of the Offences mentioned in this Act, to be committed or done within any of the Queen's Majetty's Realms or Dominions, unlefs the Offencer or Offenders be thereof indicted within Six Months next after the fame Offence committed; any Thing mentioned in this Act to the contrary notwithstanding; and that no Perfon or Perfons shall in any wife be arraigned for any the Offences mentioned in this Act, to be committed or done out of any of the Queen's Majetty's Realms or Dominions, unlefs the Offender or Offenders be thereof indicted within One Year next after the fame Offence committed; any Thing mentioned in this Act to the contrary notwithstanding.

IX. Provided alfo, and be it enacted by the Authority aforefaid, That no Perfon or Perfons shall be hereafter arraigned for any of the Offence or Offences mentioned in this Act, unless the fame Offence or Offences be proved by the Testimony, Deposition and Oath of Two lawful and sufficient Witnesser, which faid Witnesser shall, at the Time of the Arraignment of such Perfon fo offending, be brought forth in Perfon before the Party fo arraigned, Face to Face, and there shall avow and openly declare all they can fay against the Party fo arraigned, unless the faid Party arraigned shall willingly without Violence confets the fame.

X. Provided alfo, and be it enacted by the Authority aforefaid, That the Aiders and Comforters of fuch of the Offenders aforefaid, as shall maliciously, advisedly and directly publish, fet forth and affirm that the Queen's Highness that now is, is an Heretick, Schifmatick, Tyrant, Infidel or Ufurper of the Crown, as in Form aforefaid, shall for his faid First Offence of aiding and comforting the faid laft recited Offender or Offenders, knowing the fame Offence or Offences to be committed, incur only the Danger and Penalty of Pramunire, mentioned in the Statute of Pramunire, made in the Sixteenth Year of King Richard the Second; and that fuch Aiders and Comforters of the Offender or Offenders aforefaid last recited, knowing the fame Offences to be committed, which after their First Conviction and Attainder thereof shall eftfoons offend, shall, for his or their Second Offence, be adjudged High Traitors, and fuffer and forfeit as in Cafes of High Treafon as is aforefaid,

XI. Provided always, and be it enacted by the Authority aforefaid, That the giving of charitable Alms in Money, Meat, Drink, Apparel or Bedding for the Suftentiation of the Body or Health of any Perfon or Perfons that shall commit any the Offences made Treason or *Premunire* by this Act, during the Time that the fame Offender shall be in Prilon, shall not in any wife be deemed or taken to be any Offence; any Thing in this Act contained to the contrary thereof notwithstanding. EXP.

16 R. 2. C. 5.

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CAP.

## CAP. II.

An Act against the bringing in and putting in Execution of Bulls, and other Instruments from the See of Rome. WHERE in the Parliament holden at Westminster, in the Fifth Year of the Reign of our Sovereign Lady the " Queen's Majesty that now is, by One Act and Statute then and • there made, intituled, An AA for the Affurance of the Queen's 5 Eliz. c. 1. • Majesty's Royal Power over all States and Subjects within her " Highnefs Dominions, it is, among other Things, very well or-.4 dained and provided for the abolithing of the usurped Power and · Jurifdiction of the Bishop of Rome and of the See of Rome, here-· tofore unlawfully claimed and usurped within this Realm and . other the Dominions to the Queen's Majefty belonging, that no · Perfon or Perfons shall hold or stand with, to set forth, maintain, defend or extol the fame ufurped Power, or attribute any manner . of Jurifdiction, Authority or Preheminence to the fame, to be \* had or used within this Realm or any of the faid Dominions, " upon Pain to incur the Danger, Penalties and Forfeitures or-• dained and provided by the Statute of Provision and Premunire, 16 R. 2. c. 5. • made in the Sixteenth Year of the Reign of King Richard the " Second, as by the fame Act more at large it doth and may ap-· pear; and yet neverthelefs divers feditious and very evil difpofed • People, without the Refpect of their Duty to Almighty God, • or of the Faith and Allegiance which they ought to bear and " have to our faid Sovereign Lady the Queen, and without all Fear and Regard had to the faid good Law and Statute, or the - Pains therein limited, but minding, as it should feem, very fedi-" tiously and unnaturally, not only to bring this Realm and the · Imperial Crown thereof (being in very Deed of itfelf moft Free.) into the Thraldom and Subjection of that foreign, usurped and unlawful Jurifdiction, Preheminence and Authority claimed " by the faid See of Rome, but also to estrange and alienate the " Minds and Hearts of fundry her Majefty's Subjects from their " dutiful Obedience, and to raife and flir Sedition and Rebellion " within this Realm, to the Difturbance of the most happy Peace The Effect of " thereof, have lately procured and obtained to themfelves from Bulls brought \* the faid Bishop of Rome and his faid See, divers Bulls and Wri- from Rome. tings, the Effect whereof hath been and is to abfolve and reconcile all those that will be contented to forfake their due Obedience • to our most gracious Sovereign Lady the Queen's Majetty, and • to yield and subject themselves to the faid feigned, unlawful and ' usurped Authority; and by Colour of the faid Bulls and Writings, the faid wicked Perfons very fecretly and most feditiously, · in fuch Parts of this Realm where the People for want of good · Instruction are most weak, fimple and ignorant, and thereby far-- theft from the good Understanding of their Duties towards God " and the Queen's Majesty, have by their lewd and subtil Practices 4 and Persuasions so far forth wrought, that fundry simple and ' ignorant Perfons have been contented to be reconciled to the " faid usurped Authority of the See of Rome, and to take Abso-· lution at the Hands of the faid naughty and fubtil Practifers, · whereby hath grown great Difobedience and Boldnefs in many, not only to withdraw and absent themselves from all Divine Ser-. vice, now most godly set forth and used within this Realm, but alfo **P** 4

§ 2, IQ.

Anno 13° ELIZABETHE, C. 2. A.D.

A.D.1570

also have thought themselves discharged of and from all Obedience, Duty and Allegiance to her Majesty, whereby most
wicked and unnatural Rebellion hath ensued, and to the further
Danger of this Realm is hereafter very like to be renewed, if the
ungodly and wicked Attempts in that Behalf be not by Severity
of Laws in Time restrained and bridled :'

II. For Remedy and Redrefs whereof, and to prevent the great Mischiefs and Inconveniencies that thereby may ensue, Be it enacted by the Queen's most excellent Majesty, with the Assent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if any Perlon or Perlons, after the First Day of July next coming, shall use or put in Ure in any Place within this Realm, or in any the Queen's Dominions, any fuch Bull, Writing or Inftrument written or printed, of Absolution or Reconciliation, at any Time heretofore obtained and gotten, or at any Time hereafter to be obtained or gotten from the faid Bishop of Rome or any his Succeffors, or from any other Perfon or Perfons authorized or claiming Authority by or from the faid Bishop of Rome, his Predeceffors or Succeffors, or Sce of Rome; or if any Perfon or Perfons after the faid First Day of July shall take upon him or them, by Colour of any fuch Bull, Writing, Inftrument or Authority, to abfolve or reconcile any Perfon or Perfons, or to grant or promife to any Perfon or Perfons within this Realm, or any other the Queen's Majefty's Dominions any fuch Absolution or Reconciliation, by any Speech, Preaching, Teaching, Writing or any other open Deed ; or if any Perfon or Perfons within this Realm or any the Queen's Dominions after the faid First Day of July shall willingly receive and take any fuch Absolution or Reconciliation ;

III. Or elfe if any Perfon or Perfons have obtained or gotten fince the last Day of the Parliament holden in the First Year of the Queen's Majefty's Reign, or after the faid First Day of July shall obtain or get from the faid Bishop of Rome, or any his Suc-cessors or See of Rome, any manner of Bull, Writing or Instrument, written or printed, containing any Thing, Matter or Caufe what-foever, or shall publish, or by any Ways or Means put in Ure any fuch Bull, Writing or Instrument; that then all and every fuch Act and Acts, Offence and Offences, shall be deemed and adjudged by the Authority of this Act to be High Treason, and the Offender and Offenders therein, their Procurers, Abetters and Counfellors to the Fact and committing of the faid Offence or Offences, shall be deemed and adjudged High Traitors to the Queen and the Realm, and being thereof lawfully indicted and attainted according to the Course of the Laws of this Realm, shall suffer Pains of Death, and also lose and forfeit all their Lands, Tenements, Hercditaments, Goods and Chattels, as in Cafes of High Treafon by the Laws of this Realm ought to be loft and forfeited.

IV. And be it further enacted by the Authority aforefaid, That all and every Aiders, Comforters or Maintainers of any the faid Offender or Offenders, after the committing of any the faid Acts or Offences, to the Intent to fet forth, uphold or allow the Doing or Execution of the faid ufurped Power, Jurifdiction or Authority, touching or concerning the Premifes, or any Part thereof, fhall incur the Pains and Penalties contained in the Statute of *Premunire* 

Putting in Ure any Bull.

Absolving or reconciling, or being abfolved or reconciled.

Or getting any Bull from Rome, or publishing, &c.

Death.

Aiders, &c. of Offenders.

Premunire made in the Sixteenth Year of the Reign of King 16 R. 2. c. 5. Richard the Second.

V. Provided always, and be it further enacted by the Authority Concealing or aforefaid, That if any Perfon or Perfons, to whom any fuch Ab. not difclofing a folution, Reconciliation, Bull, Writing or Instrument as is afore- Bull, &c. faid, shall after the faid First Day of July be offered, moved or perfuaded to be ufed, put in Ure or executed, shall conceal the Tame Offer, Motion or Perfuafion, and not difclose and fignify the fame by Writing or otherwife, within Six Weeks then next following, to some of the Queen's Majesty's Privy Council, or elfe to the Prefident or Vice-Prefident of the Queen's Majefty's Council established in the North Parts, or in the Marches of Wales for the Time being, that then the Tame Perfon or Perfons fo concealing and not difclofing, or not fignifying the faid Offer, Motion or Perfuation, shall incur the Lofs, Danger, Penalty and Forfeiture of Misprision of High Treason:

VI. And that no Perfon or Perfons shall at any Time hereafter Milprifice of be impeached, molefted or troubled in or for Milprifion of Treafon, Treafon. for any Offence or Offences made Treafon by this Act, other than fuch as by this Act are before declared to be in cafe of Misprision of High Treason.

VII. And be it further enacted by the Authority aforefaid, That Bringing into the if any Perfon or Perfons shall at any Time after the faid First Day of July bring into this Realm of England, or any the Do- Agous Dei, &cc. minions of the fame, any Token or Tokeus, Thing or Things, called or named by the Name of Agnus Dei, or any Croffes, Pictures, Beads or fuch like vain and fuperfititious Things, from the Bishop or See of Rome, or from any Person or Persons authorized or claiming Authority by or from the faid Bifhop or See of Rome, to confectate or hallow the fame (which faid Agnus Dei is used to be specially hallowed and confectated, as it is termed, by the faid Bishop in his own Person, and the said Crosses, Pictures, Beads and fuch like fuperflitious Things been alfo hallowed either by the fame Bilhop, or by others having Power or pretending to have Power for the fame by or from him or his faid See ; and divers Pardons, Immunities and Exemptions granted by the Authority of the faid See to fuch as shall receive and use the fame), and that if the fame Perfon or Perfons fo bringing in, as is aforefaid, fuch Agnus Dei and other like Things as have been before specified, shall deliver, or cause or offer to be delivered the fame, or any of them, to any Subject of this Realm, or of any the Dominions of the fame to be worn or used in any wife, that then as well the fame Perfon and Perfons fo doing, as alfo all and every other Perfon or Perfons which shall receive and take the fame, to the Intent to use or wear the fame, being thereof lawfully convicted and attainted by the Order of the Common Laws of this Realm, shall incur the Dangers, Penalties, Pains and Forfeitures ordained and provided by the Statute of Pramunire and Pramunire, Provision made in the Sixteenth Year of the Reign of King **Richard** the Second.

VIII. Provided neverthelefs, and be it further enacted by the Apprehending Authority aforefaid, That if any Perfon or Perfons to whom any Offender, er diffuch Agnus Dei or other the Things aforefaid, shall be tendered closing his Name. and offered to be delivered, shall apprehend the Party so offering the fame, and bring him to the next Juffice of Peace of that Shire where

Realm, or using

Delivering Agms Dei, to Ordinary, &c.

Juffice of Peace not difclofing Offence.

Pramunire.

Trial of Peers.

General Saving.

.......

where fuch Tender shall be made, if he shall be of Power and able to to do, or for lack of fuch Ability, frall within the Space of Three Days next after fuch Offer made as is aforefaid, difclose the Name and Names of fuch Perfon or Perfons as fo shall make the fame Offer, and the Dwelling Places or Place of Refort of the fame Perfon or Perfons (which he shall endeavour himself to know by all the Ways and Means he can) to the Ordinary of that Diocele, or to any Justice of Peace of that Shire where fuch Perfon or Perfons to whom fuch Offer shall be made as is aforefaid, shall be Refiant; and alfo if fuch Perfon or Perfons to whom fuch 'Offer shall be made, shall happen to receive any fuch Agnus Dei or other Thing above remembered, and shall within the Space of One Day next after fuch Receipt deliver the fame to any Juffice of Peace within the fame Shire where the Party fo receiving fhall be then refiant, or fhall happen to be; that then every fuch Perfon or Perfons doing any the Acts or Things in this Provision above mentioned, in Form above declared, shall not by Force of this Statute incur any Danger or Penalty appointed by this Statute, or any other Pain or Penalty; this Act, or any Thing therein contained to the contrary in any wife notwithstanding.

" A Pardon to them that fhall bring in Bulls to be cancelled, and " fubmit themfelves within Three Months after the Diffolution of " the prefent Parliament.  $\S 9$ . EXP.

X. Provided alfo, and be it further enacted by the Authority aforefaid, 'That if any Juffice of Peace, to whom any Matter or Offence before mentioned shall be uttered, shewed or declared, as is aforefaid, do not within the Space of Fourteen Days next after it shall be to him shewed or uttered, signify or declare the fame to fome one of the Queen's Majesty's Privy Council, that then the fame Juffice of Peace shall incur the Danger, Pain and Forfeiture provided by the faid Statute made in the said Sixteenth Year of King *Richard* the Second.

XI. Provided allo, and be it further enacted by the Authority aforefaid, That if any Nobleman, being a Peer of this Realm, fhall at any Time hereafter happen to be indicted for any the Offence or Offences aforefaid, that then every fuch Nobleman and Peer of this Realm fhall have his Trial by his Peers, as in Cafes of High Treafon and Mifprifion of Treafon hath heretofore been accuftomed or ufed.

XII. Saving to all and every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, and the Heirs and Succeffors of every of them, other than the faid Offenders and their Heirs claiming only as Heir or Heirs to any fuch Offenders, and fuch Perfon and Perfons as claim to any their Ufes, all fuch Rights, Titles, laterefts, Poffeffions, Leafes, Rents, Reverfions, Remainders, Offices, Fees and all other Profits, Commodities and Hereditaments, as they or any of them fhall have at the Day of the committing of fuch Offence or Offences, or at any Time before, in as large and ample Manner to all Intents and Purpofes, as if this Act had never been had or made; any Thing herein contained to the contrary thereof notwithftanding.

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CAP.

**A.D.**1570.

## C A P. III.

#### An Act against Fugitives over the Sea.

FORASMUCH as the Duty of every Subject confifteth chierly in Readine's at all Times to attend to the Service of · his Prince and Sovereign Governor, and of his Country, when • he shall be thereunto commanded, either within the Realm or \* without, both with his bodily Service, and Affiftance with his " Goods and Lands, according to his Calling : And albeit by divers . Laws and Statutes of this Realm, none ought depart the fame " without fpecial Licence of the Frince, except fuch as in the " Statutes be fpecially excepted, and those yet only at certain · Places appointed ; yet neverthelefs divers and fundry Perfons, " contrary to the Duty of good and lawful Subjects, as though " they were fovereign Rulers then felves, and not under Rule and · Commandment, caffing away most wilfully and obstinately the " Service, Duty, Obedience and Defence of their Prince and \* Country, do fecretly in great Numbers, without Licence of the " Queen, our and their natural Sovereign Lady, depart this Realm • of England, and other the Dominions belonging to the fame, into f foreign Parts and Dominions of other Princes, under whofe · Obeilance and Protection they fubmit themfelves, and become . their Subjects, and there do not only unnaturally difcover the · Secrets of this Realm, their native Country, as much as in " them lieth, but also do convey with them great Sums of Money, ' being naturally a Part of the common Treasure of the Realm, fpending the fame to the Profit and Commodity of Strangers, " and in lundry Places to the Relief of Rebels, Fugitives and . Traitors ; and not fo fatistied, do further practife in those foreign Parts divers traiterous, rebellious, feditious and flanderous . Things, as well by Writing as otherwife, to the great Danger · and Peril of the Queen our most gracious Sovereign Lady, and " the State of this whole Realm of England, and the Dominions · belonging to the fame. And to the End the better to bring to ' pass and to maintain their faid most unnatural Attempts, and · devilish Deviles, after they have determined to to pais out of " this Realm, do by Fraud, Collusion and Covin (Things detefted ' and abhorred by all good Laws) make divers fecret Eftates, "Gifts and Conveyances, as well of their Lands, Tenements and \* Here litaments, as of their Goods and Chattels, moveable and · immoveable ; which faid Gifts, Eftates and Conveyances, neverf thelefs been by the fecret Intent of the Parties, to the proper " Uies, and at the free Difposition of the faid Perfons, although • by a leigned Countenance, Shew and Vifage, contained by Words · and Sentences in the fame fraudulent Gifts and Conveyances, it " may appear that the fame are made either to the only Ufes, · Profit and free Disposition of fuch Person and Persons to whom " they are fo made and conveyed, or to other good and lawful . Dispositions, which in Deed are not most commonly true, nor · fo intended by the Parties; and fo the Profits and Commodities " arifing and coming of luch Lands, Tenements, Goods and ' Chattels, been put in Bank and Exchange, and as it were unna-" turilly folen and conveyed out of the Realm, to and for the · Maintenance, Expend s and Finding of fuch difobedient, traiterous and rebellious Fugitives in foreign Parts, and thereby also ۰ to • • • •

EXP.

• to the impoverishing and defrauding of the Realm of the natural

• Aid which it should have thereby, if it were here preferved and

• expended :'

II. For Remedy whereof, be it enacted, established and ordained by the Queen our Sovercign Lady, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, by the Authority of the fame, That all and every Perfon and Perfons, of what Eftate, Degree or Condition they be, being the natural born Subjects of or in this Realm of England, or other Dominions, being under the Obeifance of the Queen, her Heirs or Succeffors, or being free Denizens of this Realm, the which at any Time fithence the First Day of the Reign of our faid Sovereign Lady the Queen (whom Almighty God long preferve) hath paffed, or hereafter during her Majelty's Life shall pass out of this Realm of England or of Ireland, or any other the Dominions of the fame, at any Place whatsoever, into any the Realms, Dominions or Countries of any foreign Prince, Potentate or Governor, by whatfoever Name or Names they be called or known, without the fpecial Licence of our faid Sovereign Lady by Writing under the Great Seal of England, Privy Seal or Privy Signet; that then every fuch Perfon or Perfons which hath departed, or hereafter shall fo depart out of this Realm, or the Realm of *Ireland*, or any the Dominions of the fame, without such Licence, as is aforefaid, and shall not return into the fame Realm of England, and there yield and render his or their Bodies to the Cuftody and Ward of the Sheriff of the County where fuch Perfon or Perfons shall fo arrive, or to fome of the most honourable Privy Council of our faid Sovereign Lady, within the Space of Six Months next after Proclamation made by our faid Sovereign Lady the Queen under the Great Seal of England, for the Return and yielding of the Body of fuch Perfon or Perfons fo as is aforefaid departing without Licence, shall forfeit and lose to our faid Sovereign Lady the Queen, the whole Profits of all their Manors, Lands, Tenements and Hereditaments, during their Lives, whereof they were feifed of any Estate of Freehold or Inheritance, in their own Right, or in the Right of their Wives; and also shall forfeit unto the fame our Sovereign Lady the Queen, her Heirs and Succeffors for ever, all their Goods and Chattels what foever; and that all and every the Benefices, Prebends and other Ecclefiaftical Promotions and Dignitics whatfoever, of every Spiritual and Ecclefiastical Perfon to offending, in departing the Realm as is afore-faid, and not returning and yielding their Bodies in Form above limited, shall be utterly void to all Intents and Purposes, as though the Incumbent were dead; and that the Patron and Donor of every fuch Benefice, Prebend, Spiritual Promotion and Dignity, shall and may lawfully prefent to the fame, or give the fame in fuch Manner and Form as if the faid Incumbent were dead.

III. And be it further enacted by the Authority aforefaid, That all and every Perfon or Perfons, being natural born Subjects as is aforefaid, and alfo all and every Denizen or Denizens which at any Time fithence the faid First Day of the Reign of our faid Sovereign Lady the Queen, have departed, or hereafter during her Majefty's Life shall depart out of this Realm or the Realm of *Ireland*, or any the Dominions of the fame, by Licence of our faid Sovereign Lady under any the Seals aforefaid, into any foreign

foreign Realms, Countries or Dominions, being not under the Obeifance of her Highrefs, and shall not return into this Realm, and there yield his or their Body, as is above declared, within the Space of Six Months next after the expiring of the Time appointed by or in fuch Licence for his Abode in fuch foreign Realms, Dominions and Countries, if their Licence shall expire hereafter, but if their Licence be expired already, then within Eight Months after the End of this Selfion of Parliament, if he or they shall be at their own Liberty, and not reftrained or compelled against their Will not to depart out of or from fuch foreign Realm, Dominion or Country, or not further licensed, as is aforefaid, for a further Term; that then all and every fuch Perfon and Perfons shall forfeit and lofe to our faid Sovereign Lady the Queen, during their Lives, the whole Profits of all the Manors, Lands, Tenements and Hereditaments whereof they shall be feifed of any Estate of Freehold or Inheritance, in their own Right, or in the Right of their Wife or Wives, and also all their Goods and Chattels whatfoever; and that the Benefice, Prebends and other Ecclefiaftical Promotions and Dignities whatfoever, of every Spiritual and Ecclesiaftical Person so offending, shall be utterly void to all Intents and Purpofes, as though the Incumbent were dead; and that the Patrons and Donors of every fuch Benefice, Prebend, Spiritual Promotion and Dignity, shall and may lawfully prefent to the fame, or give the fame, as if the Incumbent were dead.

IV. And forafmuch as divers of the faid Perfons, after they' have determined to pais out of this Realm, or the Realm of Ireland, or the Dominions of any of the fame, without Licence; or having Licence, determine not to return into the fame, according to their Licence, do most commonly by Covin and Fraud make, caufe or fuffer to be made and had, Recoveries, Eftates, Grants, Leafes and other Conveyances of their Manors, Lands, Tenements and Hereditaments; and also do by Covin and Fraud make Gifts and Grants, and other Devices of their Goods and Chattels, to the Intent and upon privy Confidence that the Profits of the fame may be employed and beflowed in fuch Form, and to fuch fecret Purpofes and Ufes, as they do or shall limit and appoint, and be agreed upon ; Be it therefore further enacted and ordained by the Authority aforefaid, That all and every fuch Estates, Grants, Leafes, Gifts, Devifes and Conveyances what focuer, and every of them, being found by Office to be made and had by Fraud or Covin, as is aforefaid, shall be, as touching such Interest as by this Act is appointed, to our Sovereign Lady the Queen's Highness now being, her Heirs and Succeffors, as is aforefaid, and as against the fame our Sovereign Lady the Queen, for and concerning the fame Interest, utterly void, and of none Effect or Validity in the Law, and that our faid Sovereign Lady the Queen shall have and enjoy the fame to covenoully conveyed, as if the Party to offending were thereof actually feifed or poffeffed; fuch Recoveries, Eftates, Leafes, Grants or Conveyances fuffered, had or made, or any Law, Statute, Ulage, Cultom or other Thing to the contrary notwithflanding.

V. And be it further enacted by the Authority aforefaid, That the Lord Chancellor of *England*, or the Keeper of the Great Seal for the Time being, shall have full Power and Authority, during the Queen's Majefty's Life, by virtue of this Act, without other Warrant,

A.D.1570.

Warrant, to make and award out under the Great Seal of England, Commillions from Time to Time to fuch Person and Persons as by the Wildom and Difcretion of the fume Lord Chancellor or Keeper of the Great Seal shall be named and appointed, to enquire by the Oaths of Twelve lawful Men at the least, what Perfon or Perfons have departed out of this Realm, or other the Dominions of the fame, without Licence, or by Licence, and not returned into the fame, and yielded their Bodies in fuch Manner and Form as is above declared, and what Manors, Lands, Tenements, Hereditaments, Goods and Chattels they or any of them were feifed or poffeffed of at any Time within the Space of Two Years next, before their faid departing, or after, and what Effates or Conveyances they or any of them have made, and when, and whether the fame were made upon Covin, as is above expressed, and what Perfon and Perfons been the Terre-tenants of the fame Manors, Lands, Tenements and Hereditaments, or Occupiers and Policitors, or Takers or Receivers of the Profits of the fame, and of the faid Goods and Chattels, and by what Title they hold and pofiefs the fame, and to whofe or what Ufe or Ufes, and of the yearly Rents and Values thereof; the which Inquilition thereupon taken thall be made in Writing indented, between fuch of the Commiffioners as thall execute the fame, interchangeably fealed with their Seals, and the Seals of the Jarors by whom the fame Inquifition. fhall be found ; and that the fame Part fo fealed by the Jurors fhall be delivered unto the faid Commissioners, and the other Part thereof fealed by the Commissioners shall be delivered and remain with the Foreman of the Jury by whom the fame Inquifition shall be found; and that the Commissioners, within the Space of Two Months next after fuch Inquifition found and fealed, shall certify and deliver the fame Commission, with the Counterpane of the fame, fealed by the Jurors as is aforefaid, into the Court of the Exchequer of our faid Sovereign Lady the Queen, there to remain of Record.

VI. And be it further enacted by the Authority aforefaid, That all and every the faid Matters and Things being truly found upon any the faid Commiflions by Inquifition, as is aforefaid, fhall be, good and available in the Law, to all Intents and Purpofes, until the fame fhall be undone by lawful Traverfe, which the Party grieved fhall have at his Will and Pleafure; and that the Barons of the faid Exchequer fhall and may thercupon from Time to Time take fuch Order for the true anfwering of the Rents, Revenues, Iffues and Profits of the faid Manors, Lands, Tenements, Hereditaments, Goods and Chattels, to the Ufe of our faid Sovereign Lady the Queen, as unto them and the faid Court of the Exchequer fhall feem moft expedient.

VII. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons to whom any Eftate, Grant, Leafe or other Conveyance is or hcreafter shall be made or had, by any fuch Perfon or Perfons which hath departed, or hereafter shall, in Form aforefaid, depart into any foreign Realm, Country or Dominion, by or without Licence as is aforefaid, of any their Manors, Lands, Tenements, Hereditaments, Goods or Chattels, do not within the Space of Three Months next after Proclamation made in the Name of our faid Sovereign Lady the Queen, under the Great Seal of England, within any Country where the fame Manors, Lands, Tenements and Hereditaments shall lie, truly declare upon

upon their Oaths, either before the faid Commissioners, or before the Barons of the Exchequer, or fome of them, to what Ufe and Intent fuch Eftates, Grants and Conveyances were made, according unto the very Truth, without any Concealment or Colour : that then every fuch Perfon and Perfons to whom fuch Eftate or Conveyance is or fhall be made, fhall forfeit and lofe unto our, faid Sovereign Lady, the Sum of Twenty Pounds of lawful Money. of England, and shall also suffer Imprisonment during the Pleasure of the fame our Sovereign Lady: And further, that the faid Commissioners, and so many of them as shall take upon them the Execution of the faid Commission, and also the Barons of the Exchequer, after the Return and Certificate of the fame Commission before them, shall have full Power and Authority by virtue of this Act, by all fuch Means and Ways as to them shall seem most expedient, to fend for all and every fuch Perfon and Perfons as shall have any Eftate, Interest, Possession, Occupation or meddling with the faid Manors, Lands, Tenements, Goods or Chattels, or any other, and them and every of them to examine upon their corporal Oaths, to open and declare plainly and truly to what and whofe Ufe, Profit and Commodity they have or hold the fame Manors, Lands, Tenements, Goods and Chattels, and how and to what and whofe Ufe the Rents, Revenues, Iffues and Profits of the fame been and hath been converted and employed, and how long Time, and to use all fuch other Ways, Means and Circumftances for the Knowledge of the Truth in the Premifes, as to them shall seem meet and couvenient ; and if any Person or Per-sons, being sent for to be examined, as is aforefaid, shall not appear at the Day and Place to them appointed, and having no lawful Excuse for the contrary, or after Appearance shall depart without Licence of fuch as shall have Power to examine them, as is aforefaid; or shall refuse to answer to such Interrogatories as shall be ministered unto them touching the Premises, and the Circumfances and Dependances of the fame, that then every Perfon, and Perfons aforefaid fo offending shall pay and lose unto the Queen our Sovereign Lady fuch Fine and Fines for the faid Contempt as fhall be affeffed by fuch as before whom the faid Examinations fhould be made as is aforefaid, for the Knowledge of the Truth in the Premifes : Saving to every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, other than the faid Perfon and Perfons fo departing by Licence, or without Licence, as is aforefaid, and other than fuch Perfon and Perfons to whom any of the faid Affurances, Conveyances or Devices be or shall be made as is aforefaid, and other than all and every fuch Perfon and Perfons which have or shall have, or claim any Thing of, in or to any fuch Manors, Lands, Tenements, Goods and Chattels, by or from any Person or Persons to whom any fuch Assurance, Device or Conveyance shall be made as is aforefaid, all such Rights, Titles, Interests, Possessions, Leafes, Rents, Reversions, Remainders, Services, Offices, and other Profits and Commodities, which they or any of them without Fraud or Covin shall have in the fame before fuch the departing of any fuch Perfon or Perfone, and not returning as is aforefaid, in as large and ample Mannes and Form, as if this Act had never been had nor made.

VIII. Provided always, That this Act, or any Thing therein contained, shall not in any wife extend to any known Merchant of this Realm of England, or of the Realm of Ireland, or any the Dominions of the fame, or to any of their known Servants, Apprentices or Factors, or to any known Mafters of Ships, Mariners, Sailors or Gunners of any Ship, for and concerning his or their departing out of the fame without Licence into any foreign Realm, Country or Dominion, for his or their only Trade of Merchandize, fo that fuch Merchant or Merchants, Servants, Apprentices. Factors, Mafters of Ships or Mariners, fhall not attempt or do, nor fhall have attempted or done any Act or Thing whatfoever contrary to the Duty of his Allegiance, or to the Prejudice or Peril of our faid Sovereign Lady the Queen, or the State of this Realm of England or Ireland, or any the Dominions of the fame, and fhall return into this Realm, and there yield his Ecdy upon Proclamation for his Return as is aforefaid; this Act or any Thing therein contained to the contrary notwithftanding.

IX. Provided alfo, That if any Person by Reason of his blind Zeal and Conficience only, depart beyond the Seas without Licence as aforefaid, or having Licence, doth for the fame Caufe only tarry there after the Time appointed by Proclamation be expired, and do not in the Time he is beyond the Seas, or did not before he departed out of England confpire, compais or imagine, and by Word, Writing or any other open Act, declare any evil Mind to the Queen's Majesty, or her Estate, or quiet Government of her Majefty's Realm; that then and in fuch Cafe, the Lord Chancellor or the Lord Keeper, upon Petition to be made, shall by Authority of this Act, without any other Warrant, limit and appoint for the Maintenance and Education of his defolate Wife and Children, or any of them, and allot unto them One reasonable Portion of the Revenues of the Lands of fuch fugitive Perfon, not under the Fourth Part, nor above a Third Part of the Value of fuch Lands as by this Act shall be forfeited to her Majesty, to be taken of them during the natural Life and Absence of the faid fugitive Person, so that the faid Person, before his Departure, shall not have made otherwife fufficient Conveyance and Provision for them, by the reafonable Judgment of the faid Lord Chancellor, or the Lord Keeper of the Great Seal.

X. Provided alfo, That if any Perfon offending contrary to this Statute abovefaid, shall at any Time after that by this Act he hath forfeited the Profits of his Manors, Lands, Tenements or Hereditaments as is aforefaid, repent him of his Offence and undutiful Doing, will acknowledge that great Grace of God, return again into England, yield himfelf to the Sheriff of the Shire, as is aforefaid, or to any one of the Queen's Majefty's Privy Council, acknowledging his Fault, fubmitting himfelf to the Queen's Majefty's Obedience, and fully reconcile himfelf to the true Religion eftablished by Order of Law within this Realm, declaring that his Reconciliation to the Bifhop of the Diocefe, and fhewing the fame openly by coming to the Divine Service by Order of this Realm appointed, and receiving the Holy Communion ; that then after. One Year expired, every fuch Perfon bringing to the Lord Chancellor or Keeper of the Great Seal a Certificate from the Bifhop of the Diocefe, and the Curate of his Parish. of his true and unfeigned Reconciliation, shall be reftored to all his Lands, and the Profits thereof, which before was forfeited by virtue of this Act, from thenceforth to be due, and them to repoffede from

from thenceforth in as ample Manner as they had never been forfeited.

XI. Provided always, That this Act, or any Thing in the fame contained, fhall in no manner of wife extend, or be deemed or taken hereafter to extend, to the Right Honourable the Lady Jane Duchefs of Feria, now being in Spain, Daughter unto Sir William Dormer Knight, nor unto the Lady Jane Dormer Widow, Grandmother unto the faid Duchefs; any Thing in this Act to the contrary in any wife notwith ftanding.

the contrary in any wife notwithstanding. XII. Provided alfo, That this Act, or any Thing therein contained, shall not continue or be in Force or Strength any longer than during the natural Life of the Queen's most excellent Majesty.

XIII. Provided also, and be it further enacted by the Authority aforefaid, That if it fortune any Nobleman, being a Peer of this Realm, at any Time hereafter to depart this Realm, whose Departure shall not be contrary to the Laws and Statutes of this Realm, that then no fuch Nobleman fo departing shall incur any Pains or Forfeitures provided by this Act, unless fuch Nobleman be commanded by the Letters of our Sovereign Lady the Queen, under her Grace's Privy Seal or Signet, to make his Return and repair into this Realm, and after fuch Warning do not repair into this Realm, according to the Tenor of the fame Letters, within the Space of Eight Months next after the Delivery of fuch Letters of our faid Sovereign Lady the Queen unto any fuch Nobleman as is above mentioned; or if fuch Letters shall not be to him delivered, fo as he may well return within Eight Months after the fending thereof, then unlefs fuch Nobleman shall not return within other Eight Months next after Proclamation to be made as is above appointed; any Thing before in this Act contained or expreffed to the contrary notwithstanding. XIV. Provided alfo, That if any Nobleman, being a Peer of

this Realm, which at any Time hereafter shall fortune to depart out of this Realm, in fuch Sort as by the Laws of the Realm he may, and who hath not at any Time before his Departure, nor shall at any Time during his Abode out of this Realm, practife or devile any Matter or Thing against the Royal Perfon of our faid Sovereign Lady the Queen, or the quiet Effate of this Realm, or any other her Highness Dominions being under her Obeisance, do return into this Realm, and do yield himfelf to Two of her Majefty's Privy Council, acknowledging his Offence done contrary to this Act, that then every fuch Nobleman shall from thenceforth be reftored to all the Rents, Revenues, Iffues and Profits of all his Lands, Tenements and Hereditaments, which from thenceforth should or might grow due unto our faid Sovereign Lady the Queen by reason of this Act, and that then and from thenceforth the Queen's Highnefs Title in and to the Rents, Revenues, Islues and Profits of all and fingular his Lands, Tenements and Hereditaments, by virtue only of this Act, shall cease, end and determine; any Thing in this Act contained to the contrary notwithstanding.

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#### CAP. IV.

An Act to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers &c. liable to the Payment of their Debts.

FOR the better Security of the Queen's Majesty, her Heirs and Succeffors, against fuch as shall have the Receipt and Charge of the Money and Treasure of her Highness, her Heirs and Succeffors, Be it declared and enacted by the Queen's Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all Lands, Tenements, Profits, Commodities and Hereditaments, which any Treasurer or Receiver in or belonging to any of the Queen's Majefty's Courts of the Exchequer, Wards and Liveries, or Duchy of Lancaster, Treafurer of the Chamber, Cofferer of the Houshold to the Queen's Majefty, her Heirs or Succeffors, Treasurer for the Wars, Treafurer of any Fort, Town or Caftle where any Garrifon is or shall be kept, Treafurer of the Admiralty or Navy, Treafurer, Undertreasurer or other Person accomptable to the Queen's Majesty, her Heirs or Succeffors, for any Office or Charge of or within the Mint, Treasurer or Receiver of any Sums of Money impreft, or otherwife, for the Ufc of the Queen's Majelty, her Heirs or Succeffors, or for Provisions of Victual, or for Fortifications, Buildings or Works, or for any other Provisions to be used in any the Offices of the Queen's Majetty's Ordnance and Artillery, Armory, Wardrobe, Tents and Pavilions, or Revels, Cuftomer, Collector, Farmer of Cuftoms, Subfidies, Imposts or other Duties within any Port of the Realm, Collector of the Tenths of the Clergy, Collector of any Subfidy or Fifteen, Receiver General of the Revenues of any County or Counties, answerable in the Receipt of the Exchequer, or in the Court of Wards and Liveries (a), or the Duchy of Lancaster, Clerk of the Hamper, now hath, or at any Time hereafter shall have, within the Time whilst he or they or any of them shall remain accountable, shall, for the Payment and Satisfaction unto the Queen's Majefly, her Heirs and Succeffors, of his or their Arrearages, at any Time hereafter to be lawfully, according to the Laws of this Realm, adjudged and determined upon his or their Account (all his due and reafonable Petitions being allowed), be liable to the payment thereof, and be put and had in Execution for the Payment of fuch Arrearages or Debts to be fo adjudged and determined upon any fuch Treafurer, Receiver, Teller, Cultomer, Collector, Farmer, Officer or Accountant, as is before named, in like and in as large and beneficial Manner to all Intents and Purpofes, as if the fame Treafurer, Receiver, Teller, Cuftomer, Farmer or Collector, upon whom any fuch Arrearages or Debts shall be fo adjudged or determined, had the Day he be-came first Officer or Accountant flood bound by Writing obligatory, having the Effect of a Statute of the Staple, to her Majefly, her Heirs or Succeffors, for the true Answering and Payment of the fame Arrearages or Debts. (a) [Court of Wards and Liveries taken away, 12 Car. 2. c. 24. §1.]

" II. And forafmuch as many Times it may come to pafs, that • the Queen's Highness, her Heirs or Successors, shall not or may f not

Treasurers, &c. how far liable for

Payment of the

Queen's Debts.

• not be conveniently fatisfied of the Debt to be determined or due " upon any Account or Farm as is aforefaid, by way of Extent, ' for that the yearly Value of the Lands extended will not fatisfy · her Highnels, her Heirs or Successors, within the Compass of " many Years, fo as thereby great Lofs might enfue to her . Highnefs, her Heirs and Succeffors :' For Remedy thereof, be it further enacted, That if any Treasurer, Receiver, Collector, The Queen may Farmer, Cuftomer, Teller, Collector of Cuftoms, Subfidy or fell Accountants Impost, or other Person Accountant before mentioned, which Lands, shall from and after the Feast of St. Michael the Archangel now next coming receive or be chargeable with any Money or Treafure of our faid Sovereign Lady the Queen, her Heirs or Succeffors, and shall upon the determining of his or their Account (all his and their due Petitions to them upon the fame Account being allowed), or by reason of any Farm, as aforefaid, be found in Arrearages, or to owe unto our faid Sovereign Lady the Queen, her Heirs or Succeffors, any Sum or Sums of Money, and shall not within the Space of Six Months next after his or their Accounts finished, or Debt known, (having Allowance of his or their due and reasonable Petitions, as is aforefaid) truly fatisfy and pay all fuch Arrearages and Sums of Money as he or they shall owe upon Determination of his or their Account, or upon his or their Debt known, as is aforefaid ; that then it shall and may be lawful to the Queen's Highness, her Heirs and Successors, at any Time, and from Time to Time, after the faid Six Months ended, to make Sale by her or their Letters Patents under the Great Seal of England, of fo much of the Lands, Tenements and Hereditaments of every fuch Accountant or Debtor fo being found in Arrearages or in Debt, as is above mentioned, as may fuffice our faid Sovereign Lady the Queen, her Heirs or Succeffors, for the Satisfaction of his or their Debt or Arrearages, to be determined or adjudged upon his or their Account or Farm, as is aforefaid, (all due Petitions being allowed, as is aforefaid) until her Majefty, her Heirs or Successors, be by fuch Sale fully fatisfied and paid off fuch Arrearages and Debt to be found upon Account of Farm, as is aforefaid. [Sale good after the Death of Accountant, &c. 27 Eliz.c. 3. § 2.]

III. And if any Overplus of Money shall be received or had Overplus. upon any fuch Sale, then the fame shall be paid and delivered to the Accountant or Farmer, or his Heirs, by the Officer that shall receive the Money upon any of the faid Sales, without any further or other Warrant in that Behalf to be made or obtained.

IV. And be it further enacted by the Authority aforefaid, That all the faid Sales to be made by the Queen's Majefty, her Heirs or Succeffors, as is aforefaid, fhall be good and available in Law against the Party Accountant indebted as is aforefaid, and His Heirs claiming as Heirs, and against the Queen's Majesty, her Heirs and Succeffors, notwithstanding any former Charge or Incumbrance to her Majefty, her Heirs and Succeffors, by the Perfost or Perfons for whole Debt or Duty the fame shall fortune to be fold.

V. And be it further enacted by the Authority aforefaid, That Accountant pure if any Perfon or Perfons accountant or indebted, as is aforefaid, chaing Lands, shall at any Time after he or they shall become accountant or &c. in others chargeable, as is aforcfaid, purchase and buy, or cause to be pur- Names. chafed

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chafed and bought, any Lands, Tenements or Hereditaments, and caufe the Affurance thereof to be made in the Name of any other Perfon or Perfons, where the fame is indeed meant or intended to the Use, Profit or Behoof of such Person accountant or indebted, or of any other Perfon or Perfons, and that the fame Manner of purchasing, and fecret Uses, Profits or Behoof, shall be found by Office or Inquifition; that then all and every Lands, Tenements and Hereditaments fo to be bought or purchased, or caused to be purchased (as is before mentioned in this last Proviso) shall by virtue of this Act be taken, deemed and used for the Satisfaction of the Arrearages and Debt of every fuch Accountant or Debtor, as is above mentioned, to all Intents and Purposes, as though the Perfon or Perfons indebted upon his or their Account or Farm were thereof actually feized of fuch Eftate that was conveyed to any Perfon or Perfons, by any fuch Accountant or Debtor, or by his Means, as is aforefaid: And that all Sales to be thereof made by the Queen's Majesty, her Heirs or Succeffors, for Satisfaction of fuch Debt or Arrearages as shall be found, as is aforefaid, to be due and owing to our faid Sovereign Lady the Queen, her Heirs and Succeffors, shall be of the like Effect, and be used and done in fuch like Manner and Form, as is before expressed.

• VI. And whereas heretofore fome Treafurers, Tellers, Reevery, Collectors and others, having had Charge of the Queen's Majefty's Money and Treafure, have gotten into their Hands great Sums of the Queen's Majefty's Money and Treafure tithence the Beginning of Her Majefty's Money and Treafure which fraudulently employed Her Majefty's Money and Treafure which they had in their Charge, in fundry wife to their own Ufes, partly in the purchasing her Majefty's own Lands, and partly in purchasing Lands of others: And to the Intent the fame fhould not be liable to fatisfy and pay her Majefty, her Heirs or Succeffors, of that which to her or them should appertain, have purchafed the fame fometimes in their own Names, and fometimes in the Names of fundry their Friends and Kinsfolks, Wives or Children, and yet neverthele's have taken and received the Rents and Revenues thereof to their own Ufes;'

VII. Be it therefore further enacted and ordained by the Authority aforefaid, That all and fingular Lands, Tenements and Hereditaments, which any Treasurer, Receiver, Teller, Cuftomer, Collector, Officer or Accountant before named, hath heretofore fince the Beginning of the Queen's Majelty's Reign purchased or caufed to be purchased, to the Intent the same should not be liable, as is aforefaid (the Fraud and Covin aforefaid being first found by Office or Inquifition) shall and may be feized and taken by her Majefty, her Heirs and Succeffors, and retained by her Majefty, her Heirs and Succeffors, in Fee-fimple, to be fold or otherwife used at her and their Wills and Pleatures, towards the Payment and Satisfaction of all and every Arrearages already fet or determined and adjudged, or that hereafter shall be fet, determined or adjudged, upon his or their Account (all reafonable and due Petitions being allowed) at fuch Rate and Value as the fame were purchafed or bought, or caufed to be purchafed or bought, by any fuch Treasurer, Receiver, Teller, Customer or Collector before named, or by any other Person to their Use,

VIII. Provided

Lands purchased by Accountants fince the beginning of the Queen's Reign, may be feized.

'VIII. Provided always, That if the Lands and Tenements fo to But only fo much be feized, taken or fold, by her Majefty, her Heirs or Succeffors, Land as wi as is last above mentioned, do surmount, after the Rate and Value aforefaid, the Debt and Arrearages to be fet, determined and adjudged upon the Account of any Treasurer, Receiver, Teller, Cuftomer, Collector or Accomptant before named, that then her Majefty, her Heirs and Succeffors, shall take and feize only fo rauch as shall amount, after the Rate and Value aforefaid, to the juit Payment and Satisfaction of fuch Debt and Arrearages as hath been or shall be set, determined or adjudged upon his or their Account as is aforefaid.

IX. Provided always, and be it further enacted by the Au- Bithop's Lands thority aforefaid, That no Bifhop having the Collection of any not chargeable. Subfidy or Tenths, or any his Lands, Tenements or Hereditaments, whereof he is feized in the Right of his Bishoprick, shall be charged by virtue of this Act for any Arrearages of Tenths or Subfidy, otherwife or in any other Manner than he might lawfully have been before the making of this Act; any Thing herein contained to the contrary thereof notwithstanding.

X. And be it also further provided and enacted by the Au- Accountant thority aforefaid, That this Act, or any Thing therein contained, whole Receipt shall not in any wife extend to charge any Treasurer, Receiver, exceedeth not Teller, Customer, Collector or Accomptant aforefaid, having any 3001 yearly Receipt, nor any their Lands, Tenements or Hereditaments, whofe yearly Receipt, Collection and Charge, or whofe whole Receipt from the Beginning of his Charge, is not or hath not been, or hereafter shall not be, above the Sum of Three hundred Pounds; otherwife or in any other Manner and Form than he or they might lawfully have been charged before the making of this Act ; any Thing herein contained to the contrary thereof notwithstanding.

• XI. And forafmuch as fundry the Accountants before named, • namely, The Treasurer of the Chamber, and Cofferer of the \* Houshold, of our faid Sovereign Lady the Queen, her Heirs 4 and Succeffors, Treasurers of Wars or Garrisons, Treasurers of · the Navy, Treasurers or Receivers of any Sums of Money for · Provision of Victual, or for Fortifications, or for Buildings, and · Master of the Wardrobe, are by Order of their Offices and · Charge, after their Accounts ended and determined, to difburfe, • expend and defray the Debt remaining upon their Accounts, in · fuch Charges as are neceffarily and incidently to be fpent and · provided in their Offices and Charges, fo as they are not of fuch Sums of Money or Debt remaining upon their Account to 4 make prefent Payment and Satisfaction as other Accountants • are :'

XII. Be it therefore enacted and ordained by the Authority Accountents aforefaid, That this Act or any Thing therein contained shall not which are not to extend to give any Powen or Authority to make Sale of any make prefent Lands, Tenements or Hereditaments, for any fuch Debt to be fet and adjudged in any of his or their Accounts mentioned in this . Branch, unless the Queen's Majesty, her Heirs and Successors, upon the Ending or Determining of his or their Accounts (all his or their due Petitions to them upon the fame Accounts being allowed) require or command prefent Payment thereof, or otherwife effloons require a new Account of the fame Debt fo fet or remaining in any the Accounts mentioned in this Branch; and that

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Payment.

that then the fame Debt, or any Part thereof, fhall be found to be owing and unexpended in the Matters or Charges pertaining to any of their faid Offices or Charges mentioned in this Branch, and the fame Debt remain unpaid by the Space of Six Months after fuch Requeft or Commandment.

XIII. Provided alway, That this Act fhall not extend to charge any Sheriff, Efcheator or Bailiff of Liberties, or the Lands, Tenements or Hereditaments of any Sheriff, Efcheator or Bailiff of Liberties, nor of any their Heirs or Affigns, for any Thing touching his or their Office of Sheriffwick, Efcheatorship or Bailiffwick, nor for any Money by him or them received or to be received by reason of any their faid Offices, otherwise or in any other Manner than he or they might lawfully have been charged before the making of this Act; any Thing herein contained to the contrary notwithstanding.

XIV. Provided allo, That this Act, as touching only the Sale of any Lands or Tenements, shall not extend to any Lands, Tenements or Hereditaments, which any Perfon or Perfons now have or enjoy, and have purchased or obtained bona fide, and not being privy or confenting unto any fuch Intent to defraud the Queen's Majefty, as is abovefaid: And that it shall be lawful to every Person and Perfons whofe Lands, Tenements or Hereditaments, shall by any Office or Inquifition be found to be fraudulently conveyed or affured, as is abovefaid, to have his or their lawful Traverfe to every fuch Office or Inquisition; and if it be found with the Party that tendreth the Traverse, that then he shall have the faid Lands out of the Prince's Hands without any Petition, Livery or Oufter le main (a), or any other Suit to be had, made or used; and the fame being found for fuch Perfon or Perfons fo traverfing, the fame Lands, Tenements and Hereditaments, shall be adjudged as not liable, chargeable, nor to be fold by Force of this Statute. (a) [Oufter le main taken away, 12 Car. 2. c. 24. § 1.]

XV. Provided alfo, and be it enacted, That if the Queen's Majefty, her Heirs or Succeffors, fhall by any Sale of Lands by Force of this Statute be fully fatisfied of the Debt or Arrearages of any fuch Accountant or Debtor, or any Part thereof, then the Sureties of fuch Accountant or Debtor fhall be difcharged of fo much of the faid Debt, Forfeiture and Arrearage, as fo fhall be fatisfied, and for the Refidue only fhall be ratably according to their Abilities charged; any Thing in this or any other Statute to the contrary notwithftanding.

" Proviso for Henry Golding and Thomas Neale. § 16.

[This Att extended to Under Collettors of Tenths and Sulfidics of the Clergy, 14 Eliz. c.7. And fee further as to this Att, 25 G.3. c.35.]

## CAP. V.

An A& againft Fraudulent Deeds, Gifts, Alienations, &c. FOR the Avoiding and Abolifhing of feigned, covinous and fraudulent Fcoffments, Gifts, Grants, Alienations, Conveyances, Bonds, Suits, Judgments and Executions, as well of Lands and Tenements as of Goods and Chattels, more commonly ufed and practifed in these Days than hath been feen or heard of heretofore: Which Feoffments, Gifts, Grants, Alienations, Conveyances,

Provilo for Sheriffs, &c.

Lands purchased

Traverfe.

How far Suretics fhall be difcharged. Conveyances, Bonds, Suits, Judgments and Executions, have ' been and are devifed and contrived of Malice, Fraud, Covin, Col-" lufion or Guile, to the End, Purpofe and Intent, to delay, hinder or defraud Creditors and others of their just and lawful Actions, Suits, Debts, Accounts, Damages, Penalties, Forfeitures, . Heriots, Mortuaries and Reliefs, not only to the Let or Hinder-' ance of the due Course and Execution of Law and Juffice, · but alfo to the Overthrow of all true and plain Dealing, Bargaining and Chevilance between Man and Man, without the 6 ' which no Commonwealth or civil Society can be maintained or • continued :' II. Be it therefore declared, ordained and enacted by the Au- Fraudulent

thority of this prefent Parliament, That all and every Feoffment, Conveyances Gift, Grant, Alienation, Bargain and Conveyance of Lands, Tene- void. ments, Hereditaments, Goods and Chattels, or of any of them, or of any Leafe, Rent, Common or other Profit or Charge out of the fame Lands, Tenements, Hereditaments, Goods and Chattels, or any of them, by Writing or otherwife, and all and every Bond, Suit, Judgment and Execution at any Time had or made fithence the Beginning of the Queen's Majesty's Reign that now is, or at any Time hereafter to be had or made, to or for any Intent or Purpole before declared and expressed, shall be from henceforth deemed and taken (only as against that Perfon or Perfons, his or their Heirs, Succeffors, Executors, Administrators and Affigns, and every of them, whole Actions, Suits, Debts, Accounts, Damages, Penalties, Forfeitures, Heriots, Mortuaries and Reliefs, by fuch guileful, covinous or fraudulent Devices and Practices, as is aforefaid, are, thall or might be in any ways diffurbed, hindred, delayed or defrauded) to be clearly and utterly void, fruitrate and of none Effect ; any Preteuce, Colour, feigned Confideration, exprefing of Ufe, or any other Matter or Thing to the contrary notwithftanding.

III. And be it further enacted by the Authority aforefaid, Penaky. That all and every the Parties to fuch feigned, covinous or frandulent Fcoffment, Gift, Grant, Alienation, Bargain, Conveyance, Bonds, Suits, Judgments, Executions and other Things before expressed, and being privy and knowing of the fame, or any of them; which at any Time after the Tenth Day of June next them; which at any Time after the Tenth Day of June next coming shall wittingly and willingly put in Ure, avow, maintain, justify or defend the fame, or any of them, as true, fimple, and done, had or made bona file and upon good Confideration; or fhall alien or affign any the Lands, Tenements, Goods, Leafes or other Things before mentioned, to him or them conveyed as is aforefaid, or any Part thereof; shall incur the Penalty and Forfeiture of one Year's Value of the faid Lands, Tenements and Hereditaments, Leafes, Rents, Commons or other Profits, of or out of the fame; and the whole Value of the faid Goods and Chattels; and alfo fo much Money as are or shall be contained in any fuch covinous and feigned Bond ; the one Moiety whereof to be to the Queen's Ma- Penalties how jeity, her Heirs and Succeffors, and the other Moiety to the Party recovered, &c. or Parties grieved by fuch feigned and fraudulent Feoffment, Gift, Grant, Alienation, Bargain, Conveyance, Bonds, Suits, Judgments, Executions, Leales, Rents, Commons, Profits, Charges and other Things aforefaid, to be recovered in any of the Queen's Courts of Record by Action of Debt, Bill, Plaint or Information, wherein U 4

wherein no Effoin, Protection or Wager of Law shall be admitted for the Defendant or Defendants; and also being thereof lawfully convicted, shall suffer Imprisonment for one Half Year without Bail or Mainprise.

IV. Provided always, and be it further enacted by the Authority aforefaid, That whereas fundry common Recoveries of Lands; Tenements and Hereditaments have heretofore been had, and hereafter may be had againft Tenant in Tail, or other Tenant of the Freehold, the Revertion or Remainder, or the Right of Reverfion or Remainder, then being in any other Perfon or Perfons; that every fuch common Recovery heretofore had, and hereafter to be had, of any Lands, Tenements or Hereditaments, fhall, as touching fuch Perfon and Perfons which then had any Remainder or Reverfion, or Right of Remainder or Reverfion, and againft the Heirs of every of them, ftand, remain and be of fuch like Force and Effect, and of none other, as the fame fhould have been if this Act had never been had ne made.

V. Provided always, and be it further enacted by the Authority aforefaid, That this Act, or any Thing therein contained, fhall not extend to make void any Eftate or Conveyance, by reafon whereof any Perfon or Perfons fhall ufe any Voucher in any Writ of *Formedon*, now depending or hereafter to be depending, but that all and every fuch Vouchers in any Writ of *Formedon* fhall ftand and be in like Force and Effect, as if this Act had never been had ne made; any Thing before in this Act contained to the contrary notwithftanding.

VI. Provided alfo, and be it enacted by the Authority aforefaid, That this Act, or any Thing therein contained, fhall not extend to any Eftate or Intereft in Lands, Tenements, Hereditaments, Leafes, Rents, Commons, Profits, Goods or Chattels, had, made, conveyed or affured, or hereafter to be had, made, conveyed or affured, which Eftate or Intereft is or fhall be upon good Confideration and *boná fide* lawfully conveyed or affured to any Perfon or Perfons, or Bodies Politick or Corporate, not having at the Time of fuch Conveyance or Affurance to them made, any Manner of Notice or Knowledge of fuch Covin, Fraud or Collufion as is aforefaid; any Thing before mentioned to the contrary hereof notwithftanding.

VII. This Act to endure unto the End of the First Seffion of the next Parliament.

[Made perpetual, 29 Eliz. c. 5. § 1, 2. and see 27 Eliz. c. 4.]

## CAP. VI.

An A& that the *Conflats* and Exemplifications of Letters Patents, fhall be as good and available, as the Letters Patents themfelves.

• F OR the avoiding of all fuch Doubts, Queffions and Ambiguities, as heretofore have rifen and been moved, and of fuch • as hereafter might rife and be moved, in and upon the Statute • made in the Parliament begun and holden at Weffminfler the • Fourth Day of November in the Third Year of the Reign of our • late Sovereign Lord King Edward the Sixth, initialed, An • Att concerning Grants and Gifts made by Patentees out of Letters • Patents

Formedon

Eftates made benå fide.

Continuance.

- 3 & 4 E.6. C.4.

### Patents, and for a due and full Supply of all fuch Wants as may be < thought to be therein :'

II. Be it enacted and declared by the Authority of this prefent Parliament, That all and every Patentee and Patentees, their Heirs, Succeffors, Executors and Affigns, and all and every other Perfon and Perfons, having by or from them, or any of them, or under their Title, any Estate or Interest, of, in or to any Lands, Tenements or Hereditaments, or any other Thing whatfoever, to fuch Force of Exem-Patentee or Patentees heretofore granted by any Letters Patents, plification of Leteither of the most famous Princes, King Henry the Eighth, King sers Patents. Edward the Sixth, Queen Mary, King Philip and Queen Mary, or by any of them, or by the Queen's most Excellent Majesty that now is, at any Time lithence the Fourth Day of February in the Twenty feventh Year of the Reign of the faid late King Henry the Eighth, or elfe by the Queen's Majesty that now is, her Heirs or Succeffors, at any Time hereafter to be granted, shall and may at all Times hereafter in any of the Queen's Highnels Courts, her Heirs and Succeffors, or elfewhere, by the Authority of this prefent Act, make and convey, and be allowed and fuffered to make and convey, to and for him, them and every of themfelves, fuch Claim or Title by way of Declaration, Plaint, Avowry, Bar, Replication or other Pleading whatfoever, as well against the Queen's Highness, her Heirs and Successors, and every of them, as against all and every other Perfon and Perfons whatfoever, for or concerning the Lands, Tenements, Hereditaments or other Things whatfoever, fpecified or contained in any fuch Letters Patents, or of, for or concerning any Part or Parcel thereof, by fhewing forth an Exemplification or Conflat under the Great Seal of England of the Enrolment of the fame Letters Patents, or of fo much thereof as shall and may ferve to or for such Title, Claim or Matter, the fame Letters Patents then being and remaining in Force, not lawfully furrendred nor cancelled, for or concerning fo much and fuch Part and Parcel of fuch Lands, Tenements, Hereditaments or other . Thing whereunto fuch Title or Claim shall be made, as if the fame Letters Patents felf were pleaded and shewed forth ; any Law, Usage or other Thing what foever to the contrary notwith it and ing.

## CAP. VII.

## An Act touching Orders for Bankrupts.

\* FORASMUCH as notwithstanding the Statute made against 34 & 35 H. & Bankrupts in the Thirty fourth Year of the Reign of our 6.4 Iate Sovereign Lord King Henry the Eighth, those kind of Perfons have and do still increase into great and excessive Numbers, f and are like more to do, if fome better Provision be not made for the Repression of them, and for a plain Declaration to be " made and fet forth, who is and ought to be taken and deemed for a Bankrupt :' Therefore be it enacted and established by the Authority of this present Parliament, That if any Merchant or Description of other Person, using or exercising the Trade of Merchandize by Bankrupt. way of Bargaining, Exchange, Rechange, Bartry, Chevifance, or otherwife, in Grois or by Retail, or feeking his or her Trade of Living by Buying and Selling, and being Subject born of this Realm, or of any the Queen's Dominions, or Denizen, fithence the First Day of this prefent Parliament hath, or at any Time hereafter shall depart the Realm; or begin to keep his or her House or

er Houfes, or otherwife to abfent him or herfelf; or take Sactuary(a); or fuffer him or herfelf willingly to be arrefted for any Debt or other Thing, not grown or due for Money delivered, Ware fold, or any other juft or lawful Caufe, or good Confideration or Purpofes, hath or will fuffer him or herfelf to be outlawed, or yield him or herfelf to Prifon, or depart from his or her Dwelling-houfe or Houfes, to the Intent or Purpofe to defraud or hinder any of his or her Creditors, being alfo a Subject born as is aforefaid, of the juft Debt or Duty of fuch Creditor or Creditors, fhall be reputed, deemed and taken for a Bankrupt. (a) [Suntiluary takes acugar > 1 - for L < 28.67.7]

Lord Chancellor may grant a Committion to take Order for Bankrupts Body, & C.

Authority of Commissioners.

Committioners way fell Bankrupts Lands, &c.

away, 21 Jac. 1. c. 28. § 7.] II. And be it enacted by the Authority aforefaid, That the Lord Chancellor of England, or Lord Keeper of the Great Scal of England, for the Time being, upon every Complaint made to him in Writing, against any fuch Perfon or Perfons being Bankrupt as is before defined, shall have full Power and Authority by Commillion under the Great Seal of England, to name, affign and appoint fuch wife and honeft difcreet Perfons as to him thall feem good: Who or the most Part of them, by virtue of this Act and of fuch Commission, shall have full Power and Authority to take by their Difcretions fuch Order and Direction with the Body and Bodies of fuch Perfon wherefoever he or the may be had, either in his or her Houfe or Houfes, Sanctuary or elfewhere, as well by Imprifonment of his or her Body or Bodies ; as alfo with all his or her Lands, Tenements, Hereditaments, as well Copy or Cuftomary Hold as Freehold, which he or the thall have in his or her own Right before he or the became Bankrupt; and alfo with all fuch Lands, Tenements and Hereditaments, as such Person shall have purchased, or obtained for Money or other Recompence, jointly with his Wife, Children or Child, to the only Ufe of fuch Offender or Offenders; or of or for fuch Ufe, Intereft, Right or Title as fuch Offender or Offenders then shall have in the fame, which he or fhe may lawfully depart withal; or with any Perfor or Perfons of Truit to any fectet Use of fuch Offender or Offenders; and also with his or her Money, Goods, Chattels, Wares, Merchandifes and Debts, wherefoever they may be found or known ; and caufe the faid Lands, Tenements, Fees, Annuitics, Offices, Goods, Chattels, Wares, Merchandifes and Debts to be fearched, viewed, rented and appraifed to the beft Value they may; and by Deed indented, inrolled in one of the Queen's Majefty's Courts of Record, to make Sale of the faid Lands, Tenements and Hereditaments, and of all Deeds, Writings and Evidences touching only the fame, belonging to fuch Offender or Offenders, Debtor or Debtors; and alfo of all Fees, Annuities, Offices, Goods and Chattels; or otherwife to order the fame for true Satisfaction and Fayment of the faid Creditors; that is to fay, 'To every of the faid Creditors a Portion, Rate and Rate like, according to the Quantity of his or their Debts : And that every Direction, Order, Bargain, Sale and other Things done by the faid Perfons fo authorifed as is aforefaid, in Form aforefaid, thall be good and effectual in the Law, to all Intents, Constructions and Purposes, against the faid Offender or Offenders, Debtor or Debtors, his or their Wife or Wives, Heir or Heirs, Child and Children, and fuch Perfon and Perfons as by fuch joint Purchafe with the faid Offender or Offenders as is aforefaid have or shall have any Estate or Interest in

in the Premifes; and against all other Person or Persons claiming by, from or under fuch Offender or Offenders, Debtor or Debtors, by any Act or Acts had, made or done after any fuch Perfon shall become Bankrupt as is aforefaid; and also against the Lords of the Manors, whereof the faid Copyhold or Cultomary Lands been holden, their Heirs, Succeffors and Affigns, and every of them.

III. Provided always, and be it enacted by the Authority afore- Vendees of Cofaid, That all and every Perfon or Perfons, to whom any fuch pyhold Lands Sale of Copyhold or Cuftomary Lands or Tenements shall be for Fines, &c. made, shall, before fuch Time as they or any of them shall enter or take any Profit of the fame Lands or Tenements, agree and compound with the Lords of the Manors of whom the fame shall be holden, for fuch Fines or Incomes as heretofore hath been moft ufual and accuftomed to be yielded or paid therefore : And that upon every fuch Agreement or Composition, the faid Lords for the Time being, at the next Court to be holden at or for the faid Manors, shall not only grant unto the faid Vendee or Vendees upon Request, the fame Copy or Customary Lands or Tenements Ly Copy of Court Roll of the fame Manors for fuch Estate or Intereft as to them shall be fo fold, and referving the ancient Rents, Cuftoms and Services, but alfo in the fame Court admit them Tenants of the fame Copy or Cultomary Lands, as other Copyholders of the fame Manors have been wont to be admitted, and to receive their Fealty accordingly.

IV. Provided always, and be it enacted by the Authority afore. Commissioners faid, That fuch of the faid Commissioners as shall put the faid to account with Commission in Execution, shall upon lawful Request to them made by the faid Bankrupts, not only make a true Declaration to the fame Bankrupt, of the employing and bellowing of their faid Lands, Tenements, Offices, Fees, Goods, Chattels and Debts fo paid and fatisfied to their faid Creditors, but also make Payment of the Overplus of the fame, if any fuch shall be, to the faid Bank, rupts, their Executors, Administrators or Affigns.

V. And be it further enacted by Authority aforefaid, That if, Where Goods or after any fuch Act or Offence committed, and Complaint thereof Debts of Bankmade to the faid Commiffioners fo to be appointed as is aforefaid, rupts be in the Hands of others. or the more Part of them, by any Party grieved as is aforefaid, concerning the Premises (a), knowing, fuppoling or fuspecting any of the Goods, Chattels, Wares, Merchandifes or Debts of fuch Offender or Offenders, Debtor or Debtors, to be in the Cuftody, Ufe, Occupying, Keeping or Poffeffion of any Perfor or Perfons, or any Perfon or Perfons to be indebted to any fuch Offender or Offenders, do make Relation thereof to the faid Commissioners fo to be appointed or the more Part of them; that then Remedy. the faid Commissioners, or the most Part of them, shall by virtue hereof and of the faid Commission have full Power and Authority to fend for and call before them by fuch Process, Ways or Means as they shall think convenient by their Difcretions, all and every fuch Perfon and Perfons fo known, fufpected or fuppofed to have any fuch Goods, Chattels, Wares, Merchandifes or Debts in his or their Cuftody, Ufe, Occupation, Keeping or Polleflion, or fupposed or fuspected to be indebted to such Offender or Offenders ;

(a) [There is evidently fomething wanting here, but the Roll is fo.] and shall compound

Bankrupt.

and upon their Appearance to examine them and every of them, as well by their Oaths as otherwife, by fuch Ways and Means as the faid Commiftioners or the more Part of them by their Difcretions shall think meet and convenient, for and upon the Specialty, Certainty, true Declaration and Knowledge of all and fingular fuch Goods, Chattels, Wares, Merchandifes and Debts of any fuch Offender or Offenders, as be fuppofed or fulpected to be his or their Cuftody, Ufe, Occupation or Posses or fulpected to be as by them or any of them shall be supposed or fulpected to be owing to any fuch Offender or Offenders.

VI. And if any fuch Perfon or Perfons upon fuch Examination do not difclose and plainly declare, and shew the whole Truth of fuch Things as he or they shall be examined of concerning the Premifes to his Knowledge, or do deny to fwear; then every fuch Perfon or Perfons fo denying to fwear, or being examined do not declare the plain and whole Truth concerning the Premifes, upon due Proof thereof to be made before the faid Committioners, or the more Part of them fo to be appointed as is aforefaid, by Witnels, Examination or otherwife, as to the faid Commissioners or the more Part of them shall feem sufficient in that Behalf, shall lose and forfeit double the Value of all fuch Goods, Chattels, Wares, Merchandifes and Debts by them or any of them fo concealed, and not wholly and plainly declared and thewed: Which Forfeiture shall be levied by the faid Commissioners or the more Part of them, of the Lands, Tenements, Hereditaments, Goods and Chattels of fuch Perfon fo denying to fwear, or not difclofing the whole Truth as is aforefaid, by fuch Ways and Means, and in fuch Manner and Form, as is before limited and appointed for the principal Offender or Offenders, Debtor or Debtors; and the fame Forfeiture or Forfeitures to be diffributed or employed to and for the Satisfaction and Payment of the Debts of the faid Creditor or Creditors, in fuch like Manner, Rate and Form, as is before declared concerning the ordering of the Lands and Tenements, Offices, Fees, Goods and Chattels of fuch Offender or Offenders, Debtor or Debtors, as is aforefaid. [See further, 1 Jac. 1. 6.15. § 10. 21 Jac. 1. c. 19.]

VII. And be it further enacted, That if at any Time before or after that any fuch Perfon or Perfons departeth the Realm, or shall keep his or their Houfe or Houfes, or otherwife ablent him or themfelves, or take Sanctuary, or fuffer him or themfelves to be arretted, outlawed, or yield his or their Bodies to Prifon as is aforefaid, any Perfon or Perfons do fraudulently by Covin or Col-Infion, claim, demand, recover, poffers or detain any Debts, Duties, Goods, Chattels, Lands or Tenements, by Writing, Truft or otherwife, which were or shall be due, belonging or appertaining to any fuch Offender or Offenders, other than fuch as he or they can and do prove to be due by Right and Confcience in Form aforefaid for Money paid, Wares delivered, or other juft Confideration or Caufe reafonable, to the just Value thereof, before the faid Commissioners fo to be appointed, or the more Part of them, as is aforefaid, and the fame to proceed bond fide, without Fraud or Covin: That then every fuch Perfon or Perfons fo craftily demanding, claiming, having, poffeffing or detaining any fuch Debt, Duty or other Thing as is aforefaid, shall forfeit and lofe double as much as he or they thall to claim, demand, detain or poffefs; which faid Forfeiture thall

Befuling to fwear or to-tell the Truth.

Panalty.

Mow Penalties messered, &c.

Demining Goods

fhall be levied, recovered and employed in Manner and Form as is Penalty. afore rehearled. [At to concealing Truf Eflate, Sc. 5 G. 2. c.30. § 21.]

VIII. Provided also, and be it enacted by the Authority afore- How Pendkies faid, That if it shall fortune the Creditors of any fuch Bankrupt beflowed after as is aforefaid, to be fatisfied and paid off their Debts and Duties Bankrupt's Delm of, or with the proper Lands, Tenements, Goods, Chattels and paid Debts of the faid Bankrupts, or of or with the fame and fome Part of the Forfeitures of the faid double Values to be forfeited as is aforefaid, and that there shall remain an Overplus of the faid Forfeitures of the faid double Values : That then the one Moiety of the faid Overplus of the faid Forfeitures of the double Values fo remaining shall be by the faid Commissioners fo executing the faid Commission, within convenient Time after the levying thereof, paid unto the Queen's Majefty, her Heirs and Succeffors; and the other Moiety thereof shall be by the faid Commissioners employed and distributed to and amongst the Poor within the Hofpitals in every City, Town or County, where any fuch Bankrupt shall happen to be ; any Thing in this Act to the contrary thereof not with landing.

1X. And be it further enacted by Authority aforefaid, That if Withdrawing any fuch Perfon or Perfons which is or shall be indebted, do of from Dwelling-Purpole withdraw him or themselves out of or from his or their place. ufual Manfion Houfe or Houfes; that then upon Complaint thereof made to the faid Commissioners, having Authority as is aforefaid. the fame Commiffioners or the more Part of them shall by Virtue and Authority of this prefent Act have full Power and Authority to award Five Proclamations to be made in the Queen's Name, Proclamations. upon Five fundry Market-days, in fuch Places near the Place where fuch Bankrupt hath most commonly dwelled or made his Abode, commanding him or them by the fame Proclamation in the Ouern's Name, to return with all convenient. Speed, and to yield his cr their Body before the faid Commissioners having Authority as is aforefaid, or one of them, at fuch Time and Place as by the faid Proclamation shall be appointed : And if the faid Person do not Pensley. according to fuch Proclamation, repair and yield his or their Body Bankrupt not as is aforefaid, That then the Body of all and every fuch Offender viciding. or Offenders shall be adjudged, taken and deemed, to all Intents and Purpofes, out of the Queen's Protection : And that alfo every Hiding or re-Perfon and Perfons that shall willingly and wittingly help to hide ceivin him. or convey, or shall willingly and wittingly receive, detain or keep Penalty. fecretly, any Perfon or Perfons fo demanded by Proclamation, as is aforefaid, shall fuffer fuch Pains by Imprifonment of his or their Bodies, or pay fuch Fine to our Sovereign Lady the Queen's Majefty, her Heirs and Succeffors, as to the faid Lord Chancellor or Lord Keeper of the Great Seal (being informed thereof by the Commissioners fo to be appointed, as is aforefaid, or the more Part of them) shall feem meet and convenient for their faid Offence or Offences.

X. Provided always, and be it further enacted, That if the Where Condisor Creditors of any fuch Offender or Offenders, Debtor or Debtors, not fitidied ha which fo do depart the Realm, keep his or their Houfe or Houfes, whole Leb. or otherwise absent or withdraw him or themselves into Places unknown, or take Sanctuary (a), or will fuffer him or themfelves

(a) [See Note to § 1.]

Remedy.

Lands, &c. pur-

chafed, or de-

fcended to a

Bankrupt.

to be arrested or outlawed, or yield his or their Bodies into Prifon purpofely and for the Caufes aforefaid, be not fully fatisfied, or otherwife contented for their Debts and Duties, by the Ways and Means before specified and declared : That then the faid Creditor or Creditors, and every of them, shall and may have their Remedy for the Recovery and Levying of the Refidue of their faid Debts or Duties whereof they shall not be fully fatisfied, paid or otherwife contented in Form aforefaid, against the faid Offender or Offenders, in like Manner and Form as they should and might have had before the making of this Act : And that the faid Creditor or Creditors, and every of them, shall be only barred and excluded by Virtue of this Act, of and for every fuch Part and Portion of the faid Debts and Duties as shall be paid, fatisfied, distributed or delivered unto him or them, by Order of the faid Perfons, as is aforefaid, and of no more Portion or Parcel thereof; any Thing herein fpecified that may be taken or conftrued to the contrary notwithstanding.

XI. Provided always, and be it also enacted by the Authority aforefaid, That if any Perfon or Perfons which is or shall be published and declared to be a Bankrupt by Virtue of this AA, shall at any Time after purchase any Lands, Tenements, Hereditaments, Free or Copy, Offices, Fees, Goods or Chattels: Or that any Lands, Tenements, Hereditaments, Free or Copy, Offices, Fecs, Goods or Chattels, shall descend, revert or by any Means come to any fuch Perfon or Perfons, being Bankrupts as is aforefaid, before fuch Time as their Debts due to their Creditors shall be fully fatisfied and paid, or otherwife agreed for ; that then the faid Lands, Tenements, Hereditaments, as well Free as Copy, Offices, Fecs, Goods and Chattels, shall by Virtue of this Ad, by the faid Commiffioners to be appointed, as is aforefaid, or the more Part of them, be bargained, fold, extended, delivered and used for and towards the Payment of the faid Creditors, in such like Manner and Form as other the Lands, Tenements, Hereditaments, Free or Copy, Offices, Fecs, Goods and Chattels of the faid Bankrupts, which they had when they were declared first to be Bankrupts, should or might have been bargained, fold, disposed or used by Virtue of this Act.

XII. Provided always, That this Act fhall not extend to any Lands, Tenements or Hereditaments, Free or Copyhold, which heretofore have been affured by any fuch Bankrupt, or hereafter fhall be affured by any Bankrupt before he become Bankrupt : So always that fuch Affurance be made *bonâ fide*, and not to the Ufe of the Bankrupt himfelf only, or of his Heirs: And that the Parties to whole Ufe fuch Affurance hath or fhall be made, be not at or before the making of fuch Affurance, privy or confenting to the fraudulent Purpofe of any fuch Bankrupt, to deceive his Creditors.

# [See 5 G. 2. c. 30.]

## C A P. VIII.

#### An Act against Usury.

• W HEREAS in the Parliament holden the Seven and thirtieth Year of the Reign of our late Sovereign Lord King Henry the Eighth, of famous Memory, there was then made and established one good Act for the Reformation of Usfury:

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Lands conveyed away before Party become Bankrupt.

37 H. 8. c. 9. § 2.

" Ufury: By which Act the Vice of Ufury was well represented, and Ipecially the corrupt Chevifance and Bargaining by way of Sale • of Wares, and Shifts of Intereft : And where fince that Time • by one other Act made in the Fifth and Sixth Years of the Reign 5 & 6 E.S. c. 30. • of our late Sovereign Lord King Edward the Sixth, the faid \* former Act was repealed, and new Provisoes for repressing of " Ufury devifed and enacted: Which faid latter A& hath not done " fo much good as was hoped it fhould, but rather the faid Vice \* of Ufury, and fpecially by way of Sale of Wares and Shifts of · Intereft, hath much more exceedingly abounded, to the utter " undoing of many Gentlemen, Merchants, Occupiers and others, 4 and to the importable Hurt of the Commonwealth, as well for • that in the faid later Act there is no Provision against fuch corript Shifts and Sales of Wares, as also for that there is no Difference · of Pain, Forfeiture or Punishment upon the greater or leffer • Exactions and Oppressions by Reason of Loans upon Usury:' II. Be it therefore enacted, That the faid later Statute made 5 & 6 E.5. c.22.

in the Fifth and Sixth Years of the Reign of King Edward the repealed. Sixth, and every Branch and Article of the fame, from and after 37 H. 8. c. 9. the Five and twentieth Day of June next coming, fhall be utterly revived. abrogated, repealed and made void: And that the faid late Act made in the faid feven and thirtieth Year of King Henry the Eighth, from and after the faid Five and twentieth Day of June next coming, fhall be revived and ftand in full Force, Strength and Effect.

III. And be it forther enacted, That all Bonds, Contracts and What Contracts. Affurances, collateral or other, to be made for Payment of any &c. void. Principal or Money to be lent, or Covenant to be performed upon or for any Ulury in lending or doing of any Thing against the faid AA now revived, upon or by which Loan or Doing there shall be referved or taken above the Rate of Ten Pounds for the Hundred for one Year, shall be utterly void.

IV. And be it further enacted, That all Brokers, Solicitors and Drivers of Bargains for Contracts or other Doings against the faid Statute now revived, whereupon shall be referved or taken more than after the Rate of Ten Pounds for the Loan of One hundred Pound for a Year, shall be to all Intents and Purposes judged, punished and used as Counfellors, Attornies or Advocates in any cafe of Pramunire.

" V. And forafinuch as all Ufury, being forbidden by the Law Brokers, &c. <sup>4</sup> of God, is Sin and deteftable,' Be it enacted, That all Ufury, making fame, Loan and forbearing of Money, or giving Days for forbearing of *Premanice*. Money, by Way of Loan, Chevifance, Shifts, Sales of Vlares, Taking more than 101 for faid Statute, which is now revived, whereupon is not  $\dagger$  referved to the Loan of rock. or taken, or covenanted to be referved, payed or given to the Len- + S. . der, Contractor, Shifter, Forbearer or Deliverer, above the Sum of Ten Pound for the Loan or forbearing of a Hundred Pound for one Year, or after that Rate for a more or leffer Sum or Time, shall be from the Five and twentieth Day of June next coming punished in Form following; that is to fay, That every such Offender against this Branch of this prefent Statute, shall forfeit Penalty. fo much as shall be referved by Way of Usury above the Principal, for any Money fo to be lent or forborn : All fuch Forfeitures to be recovered and employed as is limited for Forfeitures by the faid former Statute now revived.

7†

VI. And

mine Offences.

37 H. 8. c. 9.

Who may deter- VI. And be it further enacted, That Juffices of Oyer and Determiner, and Juffices of Affife in their Circuits, Juffices of Peace in their Seffions, Mayors, Sheriffs and Bailiffs of Cities, shall alfo have full Power and Authority to enquire, hear and determine of all and fingular Offences committed against the faid Statute now revived.

> VII. And be it further enacted, That the faid Statute now revived shall be most largely and strongly construed for the represeing of Ufury, and against all Perfons that shall offend against the true Meaning of the laid Statute, by any Way or Device, directly or indirectly.

> VIII. Provided alway, That this Statute doth not extend, nor fhall be expounded to extend unto any Allowances or Payments for. the finding of Orphans, according to the ancient Rates or Cuftoms of the City of London, or any other City where like Order is for the Cuftody of Orphans and their Goods, as is in the faid City of London.

> IX. Provided always, and be it further enacted by the Authority aforefaid, That if any Perfon or Perfons shall, from and after the faid Five and twentieth Day of June, offend contrary to the faid Statute revived by this prefent Act, made in the Seven and thirtieth Year of the Reign of the faid late King Henry the Eighth; that then all and every fuch Offender and Offenders shall and may alfo be punified and corrected, according to the Ecclefiaftical Laws heretofore made against Usury : And that all and every Perfon and Perfons offending in Ufury, Shifts or Chevifance, against this prefent Act, and not taking or receiving, but only after the Rate of Ten Pounds in the Hundred or under for a Year, shall be only punified by the Pains and Forfeitures provided and appointed by this Act, against fuch as shall not take or receive over and above the Rate of Ten Pounds in the Hundred for a Year, and not otherwife. This Act to continue and endure for and during the Space of Five Years next after the End of this prefent. Parliament, and from thence unto the End of the First Seffion of the Parliament then next enfuing. [Made perpetual, 39 Eliz. c. 18. \$ 30. 32.]

X. And be it further enacted by the Authority aforefaid, That if this prefent Act shall not be continued in the First Session of the Parliament next enfuing the faid Term of Five Years, and then in the fame Seffion no other Statute or Provision made against Ufury or corrupt Chevifance; that then all and every the Laws and Statutes repealed by this Act shall remain and be of fuch like Force and Effect as if this prefent Act had never been had pe made.

[See, as to Reduction of Interest, 21 Jac. 1. c. 17. 12 Car. 2. c. 13. 12 Ann. Stat. 2. c. 16.]

## CAP. IX.

#### An A& for the Commission of Sewers.

**F** ORASMUCH as no Commission of Sewers, by the Effa-tutes heretofore made, may have Continuance above the 6 Space of Five Years :' Be it therefore enacted by the Queen's moft Excellent Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled.

Punishment by Ecclefiaftical Law.

Continuance of Act.

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23 H. 8. c. 5. 3 & 4 E. 6. c. 2. affembled, and by the Authority of the fame, That from hence- Commissions forth all and every Commiffion and Commiffions of Sewers now of Sewers to ftanding in force, or that hereafter shall be granted and made, shall continue Ten Rand and continue in force for the Term of Ten Years next enfuing the Date of every fuch Commission, unless the fame Commission or Commissions be or hereafter shall be repealed or determined by reason of any new Commission in that Behalf made, or by Superfedeas; and that all fuch Laws, Ordinances and Conftitutions as Orders of Combe or shall be duly made by Force of any fuch Commission, ac- missioners to be cording to the Tenor and Effect limited in any former Statute of Force. heretofore made touching Commission or Commissions of Sewers, and being written in Parchment indented, and under the Seals of the faid Commissioners, or Six of them (whereof the one Part shall remain with the Clerk appointed and to be appointed for the Commission of Sewers for the Time being, and the other Part in fuch Place as the fame Commissioners, or Six of them, shall order and appoint) shall, without any Certificate thereof to be made into the Court of Chancery, and without the Royal Affent to the fame had, ftand and continue in full Force and Effect, notwithftanding any Determination of any fuch Commission by Superfedeas, until fuch Time as the fame Laws, Constitutions and Ordinances shall be altered, repealed or made void by the Commissioners after to be affigned and appointed for Sewers in those Parts where the same Laws, Ordinances and Conftitutions were made, ordained and conflituted, or by Six of them.

II. And be it further enacted by the Authority aforefaid, That Commissioners at all Times from and after the End and Expiration of the Term Orders to conof Ten Years next enfuing the Date or Tefte of any Commission tinue. of Sewers hereafter to be made, all fuch Laws, Ordinances and Conftitutions as were made by virtue of any fuch Commission, and written in Parchment indented and fealed as is above mentioned, without Certificate thereof, or the Affent Royal to the fame had as is aforefaid, shall, notwithstanding the Determination of any such Commission by the Expiration of the Term of Ten Years next enfuing the Date of any fuch Commission of Sewers, likewife continue in Force for and by the Space of One whole Year then next enfuing; and that the Juffices of Peace in the Juffices may for Shire and Shires where the fame Laws, Ordinances and Confti- One Year exetutions are to be executed within their feveral Commissions or cute Commission Limits, or Six of them, whereof Two to be of the Quorum, of Sewers. shall have Power and Authority, by the Space of One whole Year next after the Expiration of every fuch Commission, to execute the fame Laws, Ordinances and Constitutions, and every of them, as fully and in as ample a Manner and Form as the Commissioners, or any of them, named and appointed in every or any Commission fo expired, might or should have done, to all In-tents and Purposes as if the faid Commission or Commissions had continued in Force.

III. Provided always, and be it neverthelefs enacted, That if Provise. any new Commission of Sewers shall be made within the faid Year, that then immediately from and after fuch Commission newly made and published, the Power of the faid Justices of the Peace, and every of them, in any wife concerning the Execution of any fuch Laws, Ordinances and Constitutions of Sewers, shall utterly VOL. IV. ceale ; х

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Certificate or Return of Commillion,

Fines, &c. to be eftreated into Exchequer.

Penalty.

In what Cafe may be Commillioner.

cease; any Thing or Things in this Act to the contrary expreffed in any wife notwithstanding.

IV. And be it further enacted, That no Farmer or Farmers for Term of Years, of any Manors, Lands or Tenements lying or being within the Precincts or Limits of any fuch Commission of Sewers, which be or hereafter may be ordered and chargeable by any Laws, Ordinances or Conflitutions made or to be made by virtue of any fuch Commission, wherein he or they shall be named or appointed Commissioner or Commissioners not having Estate of Freehold within the Realm of England, of or in Manors, Lands or Tenements of the yearly Value of Forty Pounds, shall at any Time hereafter have Power to fit, or in any wife intermeddle with the Execution of fuch Commission or Commissions, during the Time he or they shall continue or be such Farmer or Farmers of any fuch Manors, Lands or Tenements, and shall not have Estate of Freehold as is aforefaid; but that every fuch Commission, as having respect only to every such Person or Persons for such and to long Time as he or they shall fo be and continue Farmer or Farmers of any fuch Manors, Lands or Tenements shall be deemed and adjudged in Law to be as void and of none Effect ; any Thing in the fame Commission, or any Statute or Law heretofore made to the contrary notwithstanding.

V. And be it further enacted by the Authority aforefaid, That from henceforth the faid Commissioners, nor any of them, shall not be compelled or compellable to make any Certificate or Return of the faid Commissions, or any of them, or of any their Ordinances, Laws or Doings by the Authority of any the faid Commissions, nor shall not have any Fine, Pain or Amerciament fet upon them, or any of them, or any ways to be molefted in Body, Lands or Goods for that Caufe.

VI. And yet neverthelefs, to the Intent the Queen's Majefty our Sovereign Lady, her Heirs and Successors, may at all Times hereafter be truly answered of all such Issues, Fines and Amerciaments as shall happen, grow or be forfeited by virtue of any fuch Commission, or by the Execution thereof; Be it also enacted, That the Clerk and Clerks appointed, and hereafter to be appointed, for and in any fuch Commission and Commissions of Sewers, Ihall yearly truly eftreat all the faid Iffues, Fines, Penalties, Forfeitures and Amerciaments that shall be due and answerable to her Highnels, her Heirs and Succeffors; and the fame Effreats fiell yearly deliver into the Court of the Exchequer at fuch Time and Times, and in fuch Manser and Form as Juffices affigned to and for the Confervation of the Peace in any wife should or ought to do by virtue of their Commission, upon Pain to forfeit to our Sovereign Lady the Queen, her Heirs and Succeffors, for every Default in that Behalf made, Five Pounds.

VII. Provided always, That it shall be lawful for any Com-Farmer of Lands miffioner, being alfo a Farmer, and not having Lands and Tenements to the clear yearly Value of Forty Pounds of Freehold, to fit by virtue of the laid Commission, and have his Voice and full Authority with others to make and eftablish Ordinances for Sewers, according to the Tenor of the Commiffien, touching and concerning all Lands and Tenements within the Frecinct of every fuch Commillion, other than fuch Lands and Tenements as he or they, for the



the Time being, hold and enjoy as Farmer, as he or they might have done before the making of this Statute; any Thing therein contained to the contrary notwithstanding.

#### CAP. X.

An A& against Frauds, defeating Remedies for Dilapidations. THERE divers and fundry Ecclefiaftical Perfons of this Realm, being endowed and poffeffed of ancient Palaces, . Manfion Houfes and other Edifices and Buildings, belonging to · their Ecclefiaftical Benefices or Livings, have of late Years not only fuffered the fame for want of due Reparations partly to run \* to great Ruin and Decay, and in fome Part utterly to fall down ' to the Ground, converting the Timber, Lead and Stones to · their own Benefit and Commodity; but also have made Deeds · of Gift, colourable Alienations, and other Conveyances of like · Effect, of their Goods and Chattels in their Lives-time, to the · Intent and of Purpole, after their Deaths, to defeat and defraud 4 their Successors of fuch just Actions and Remedies as otherwise • they might and should have had for the same against their Exe-· cutors or Administrators of their Goods, by the Laws Ecclefi-• akical of this Realm, to the great Defacing of the State Ecclefi-" aftical, and intolerable Charges of their Succeffors, and evil Pre-• cedent and Example for others, if fpeedy Remedy be not pro-• vided :'

II. Be it therefore enacted by the Queen's most Excellent Ma- Fraudulent Deed jefty, the Lords Spiritual and Temporal, and the Commons, in to defeat Sucthis prefent Parliament affembled, and by the Authority of the cellor for Dilapifame, That if any Archbishop, Bissop, Dean, Archdescon, Provoit, Treasurer, Chaunter, Chancellor, Prebendary or any other having any Dignity or Office in any Cathedral or Collegiate Church within this Realm ; or if any Parlon, Vicar or other Incumbent of any Ecclesiastical Living whereunto do belong any House or Houses, or other Buildings, which by Law or Cultom he is bound to keep and maintain in Reparation, do from hence. forth make any Deed or Deeds of Gift or Alienation, or other like Conveyances of his moveable Goods or Chattels, to the Intent and Purpole aforefaid; that then the Succeffor and Succeffors of him that shall make such Deed or Deeds of Gift or Alienation, shall and may commence Suit, and have fuch Remedy in any Court Ecclesiaftical of this Realm competent for the Remedy. Matter against him or them to whom such Deed or Deeds of Gift or Alienation shall be fo made, for the Amendment and Reparation of fo much of the faid Dilapidations and Decays, or just Recompence for the fame, as hath happened by his Fact or Default, in fuch Sort as he might, should or ought lawfully to have, if he or they to whom fuch Deed or Deeds of Gift or Alienation shall be fo made, were Executor or Executors of the Teftament and Laft Will of him that made fuch Deed or Deeds of Gift or Alienation, or were Administrator or Administrators of his Goods or Chattels; any Law, Cuitom or other Thing to the contrary in any wife notwithstanding.

. III. And for that long and mnreasonable Leafes made by · Colleges, Deans and Chapters, Parlons, Vicars, and other having · Spiritual Promotions, be the chiefest Canfes of the Dilapi-<sup>i</sup> dations

Conveyances by

dations and the Decay of all Spiritual Livings and Hofpitality, and the utter Impoverishing of all Successors Incumbents in ' the fame :' Be it enacted by the Authority aforefaid, That from Spiritual Perfort. henceforth all Leafes, Gifts, Grants, Feoffments, Conveyances or Eftates, to be made, had, done or fuffered by any Master and Fellows of any College, Dean and Chapter of any Cathedral or Collegiate Church, Mafter or Guardian of any Holpital (a), Parfon, Vicar or any other having any Spiritual or Ecclefiantical Living, or any Houles, Lands, Tithes, Tenements or other Hereditaments, being any Parcel of the Possefions of any fuch College, Cathedral Church, Chapter; Hofpital, Parsonage, Vicarage or other Spiritual Promotion, or any ways appertaining or belonging to the same, or any of them, to any Person or Persons, Bodies Politick or Corporate, (other than for the Term of One and Twenty Years, or Three Lives, from the Time as any fuch Leafe or Grant shall be made or granted, whereupon the accuftomed yearly Rent or more shall be referved and payable yearly during the faid Term) shall be utterly void and of none Effect, to all Intents, Constructions and Purposes; any Law, Custom or Usage to the contrary any ways notwithstanding (b).

(a) [The Words " Master or Guardian of any Hospital " explained; 14 Eliz. c. 14.]

(b) [This Section not to affect certain Grants, Sc. 14 Eliz. c. 11. § 17. And further regulated, 18 Eliz. c. 11. § 1.]

IV. Provided neverthelefs, and be it enacted by the Authority aforefaid, That this Act, nor any Thing therein contained, shall be taken or confinued to make good any Leafe or other Grant to be made by any fuch College or Collegiate Church within either of both the Universities of Onford and Cambridge, or elfewhere within the Realin of England, for more Years than are limited by the private Statutes of the fame College.

· V. Provided always, That this Act shall not extend to any Leafe hereafter to be made upon Surrender of any Leafe heretofore made, or by reafon of any Covenant or Condition contained in any Leafe heretofore made, and now continuing, fo that the Leafe to be made do not contain more Years than the Refidue of the Years of the former Leafe now continuing shall be at the Time of fuch Leafe hereafter to be made, nor any lefs Rent than is referved in the faid former Leafe.

[Continued, 1 Jac. 1. c. 25. § 8. 24. 21 Jac. 1. c. 28. § 1. 5 16 Car. 1. c. 4. See further, 5 G. 3. c. 17.]

CAP. XI.

An Act for the Maintenance of the Navigation.

WHERE at the Parliament holden at Westminster in the Fifth Year of your Majesty's Reign, there was among other, made and provided an Act touching certain politick " Conftitutions made for the Maintenance of the Nawy, and in the " fame, amongst other Things, it was enacted, that from the First Day of April in the Year of our Lord God One thousand five \* hundred and fixty four; and fo from thenceforth, it should be ' lawful to all and every the Subjects of your Majefty, your Heirs and Succeffors, at his and their Will and Pleafure, to carry and \* transport out of this Realm, in their Ships and other Veffels ' of any the Subjects aforefaid, all and every Kind of Herring, \*I0 < and

New Lesies nade upon the Surrender of old, &c.

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College Leafer

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\* and other Sea Fifh to be taken upon the Sea by any the Subjects 4 aforefaid; any Act of Parliament or Law to the contrary not-\* withftanding; and that all and every Perfon and Perfons which fhould by virtue of that Act transport or carry any Herring or ' Sea Filh from out of any Port or Harbour of this Realm, to any ' Place out of the Dominions of your Majefty, your Heirs and · Succeffors, should be free from Payment of any Customs, Sub-· fidy or Poundage Money for the fame Fifh fo carried or tranf-<sup>4</sup> ported during the Space of Four whole Years, beginning at <sup>5</sup> the faid First Day of *April* One thousand five hundred fixty <sup>4</sup> four, and fo further during your Majesty's Pleasure, which " Term of Four Years is now expired and ended :"

194 5 Eliz. r. 5. in Part continued for Six Years. § 2. EXP. \* 5 Eliz. c. 5. § 10. recited. What Cods may be brought into the Realm in Barrels and Cafks, for Six Years. § 3. EXP.

" IV. And for the avoiding of the lewd Outrages committed \* and done upon the Sea Coafts of Norfolk and Suffolk, by the " Catches, Mongers and Picards pretending to buy fresh Herrings, \* and which do cut in funder divers Pieces of Fishermens Nets travelling the High Seas to take fresh Herring, to the utter " Undoing of the faid poor Fishermen :' Be it therefore enacted, ordained and established by the Authority of this present Parlia-ment, That no Person or Persons using any Ship, Boat or Vessel Anchoring in ealled Catch, Monger or Picard, or other Veffel of like Ule, shall Time of comin the Time of common fishing upon the faid Sea Coafts of Nor- mon Fishing. f.lk and Saffolk, between the Fourteenth Day of September and the Fourteenth Day of November, from Sun-fetting to Sun-riling, anchor upon the main Sea, or in the common Stream or Trade of Fishing, where the Fishermen use to drive, upon Pain to forfeit their Catch, Monger, Picard or Veffel, with the Tackle and all Penaky. the Fish in the same or the Value thereof; the One Half to your Majefty, your Heirs and Succeffors, the other Half to the Bailiffs, Burgefies and Commonalty of the Town of Great Yarmouth, to be employed to the Recompensing his Damages to the Party whole Nets shall so be cut, and to the Building and Repairing of the decayed Haven there, and to be taken by way of Seizure, or otherwife to be recovered by Bill, Action or Information in any of your Majefty's Courts of Record ; any Statute, Law or Ufage to the contrary notwithstanding.

• V. And where your Subjects using the Trade of Fishing for • Herring, have of many Years, and Time out of Mind, used to ' pack their Herrings in Cask or Barrels containing about Two • and thirty Gallons of ufual Wine Meafure, and with fuch Affife hath been ufually gauged and allowed at your honourable City of " London, and do contain the same Measure of Two and thirty Gallons, according to fuch usual Brass Measure as is out of your 4 Honourable Court of Exchequer delivered to your faid Honour-' able City of London; which Measure yet hath lately been · quarrelled at by certain Informers, for that the fame contain not . Two and thirty Gallons by the old Measure of Standard, which \* they never did, though peradventure the Extremity of old Sta-• tutes in Words, by fome Men's Conftruction, might be ftretched • to require fo much; and for that the usual Barrels now be as great as ever within the Time of any Memory they have been known

Barrels.

Drying foreign Fifh to fell.

Penalty.

Known to be, and the Alteration thereof should be a great De-• cay and Peril of undoing to the faid Fishermen:' It may also please your most Excellent Majefty, that it be also enacted and Affife of Herring declared, That the faid Affife of Two and thirty Gallons of Wine Meafure, which is about Eight and twenty Gallons by old Standard, well packed, and containing in every Barrel ulually a Thouland full Herrings at the leaft, is and shall be taken for good, true and lawful Affile of Herring Barrels, throughout the whole Liberty of the faid Town of Great Yarmouth and elfewhere; any ancient or former Law or Statute to the contrary notwithstanding.

VI. Be it further enacted, That no Fish hereafter to be taken or brought into this Realm by any Stranger, nor any Fish com, monly called Scottifb Fish or Flemifb Fish, shall be dried within England to be fold, upon Pain of Forfeiture of all fuch Fish to be dried contrary to the Meaning of this Act, or the Value thereof ; which Forfeiture shall be to Juch Person dwelling at any Town where is any Port, Pier or Haven as will feize the fame Fish, or will fue for the fame Value in any Court of Record to be employed to the Reparation and Maintenance of fuch Port, Pier or Haven, as is next to the Place where the Offence shall be committed.

#### CAP. XII.

## An Act to reform certain Diforders touching Ministers of the Church.

"HAT the Churches of the Queen's Majesty's Dominions may be ferved with Paftors of found Religion ; be it enacted by the Authority of this prefent Parliament, That every Perion under the Degree of a Bishop, which doth or shall pretend to be a Prieft or Minister of God's Holy Word and Sacraments, by reason of any other Form of Inftitution, Confectation or Ordering, than the Form fet forth by Parliament in the Time of the late King of most worthy Memory, King Edward the Sixth (a), or now used in the Reign of our most gracious Sovereign Lady, before the Feast of the Nativity of Christ next following, shall in the Presence of the Bishop or Guardian of the Spiritualities of some one Diocefe where he hath or shall have Ecclesiastical Living, declare his Affent, and fubscribe to all the Articles of Religion, which only concern the Confession of the true Christian Faith and the Doctrine of the Sacraments, comprised in a Book imprinted, intituled, 'Articles, whereupon it was agreed by the Archbishops and Bishops of both Provinces, and the whole Clergy in the Con-" vocation holden at London in the Year of our Lord God One • thousand five hundred fixty and two, according to the Computation of the Church of England, for the avoiding of the Di- versities of Opinions, and for the establishing of Confent touch-' ing true Religion put forth by the Queen's Authority;' and shall bring from such Bishop or Guardian of Spiritualities in Writing, under his Seal authentick, a Testimonial of fuch Affent and Subfeription; and openly on fome Sunday in the Time of the publick Service afore Noon, in every Church where by reafon of

> (a) [See 2 & 3 E. 6, c. 1. 5 & 6 E. 6, c. L] Iς

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Ecclefiaftical Perions to fubfcribe, &c. Articles

any Ecclefiaftical Living he ought to attend, read both the faid Testimonial and the faid Articles, upon Pain that every fuch Penalty. Perfon which shall not before the faid Feast do as is above appointed, shall be ip/o fatto deprived, and all his Ecclesiastical Promotions shall be void, as if he then were naturally dead (b).

(b) [See Exception as to the 34th, 35th & 36th Articles, and certain Words in the 20th Article, 1 W. & M. Seff. 1. c. 18. § 8. See alfo 23 G. 2. c. 28. § 2. 19 G. 3. c. 44.]

II. And that if any Perfon Ecclesialtical, or which shall have Maintaining Ecclefiaftical Living, thall advisedly maintain or affirm any Doctrine Doctrine against directly contrary or repugnant to any of the faid Articles, and the Articles. being convented before the Bishop of the Diocese or the Ordinary, or before the Queen's Highness Commissioners in Causes Ecclesiaftical, shall perfist therein, or not revoke his Error, or after such Revocation effoon affirm fuch untrue Doctrine, fuch Maintaining or Affirming and Perfifting, or fuch eftfoon Affirming, shall be juk Caufe to deprive fuch Perfon of his Ecclefiaftical Promotions; and Penalty. it shall be lawful to the Bishop of the Diocese or the Ordinary, or the faid Commiffioners, to deprive fuch Perfon fo perfifting, or lawfully convicted of fuch eftfoons Affirming, and upon fuch Sentence of Deprivation pronounced he shall be indeed deprived.

III. And that no Perfon shall hereafter be admitted to any Several Things Benefice with Cure, except he then be of the Age of Three and required in Per-Twenty Years at the leaft, and a Deacon, and shall first have fub-Benefice, fcribed the faid Articles in Prefence of the Ordinary, and publickly read the fame in the Parish Church of that Benefice, with Declaration of his unfeigned Affent to the fame; and that every Perfor after the End of this Selfion of Parliament, to be admitted to a Benefice with Cure, except that within Two Months after his Induction he do publickly read the faid Articles in the fame Church whereof he shall have Cure, in the Time of Common Prayer there, with Declaration of his unfeigned Affent thereunto, and be admitted to minister the Sacraments within One Year after his Induction, if he be not fo admitted before, shall be upon every fuch Default, ipfo fallo, immediately deprived.

IV. And that no Perfon now permitted by any Difpensation or otherwife, shall retain any Benefice with Cure, being under the Age of One and twenty Years, or not being Deacon at the least, or which shall not be admitted as is aforefaid, within One Year next after the making of this Act, or within Six Months after he shall accomplish the Age of Four and twenty Years, on Pain that fuch his Difpenfation shall be merely void.

V. And that none shall be made Minister, or admitted to preach Age of Minister. or administer the Sacraments, being under the Age of Four and twenty Years; nor unlefs he first bring to the Bishop of that Diocefe, from Men known to the Bishop to be of found Religion, a Testimonial both of his honest Life and of his professing the Testimoniale, Doctrine expressed in the faid Articles; nor unless he be able to answer, and render to the Ordinary, an Account of his Faith, in Latin, according to the faid Articles, or have special Gift or Ability to be a Preacher; nor shall be admitted to the Order of Deacon or Ministry unless he shall first subscribe to the faid Articles.

VI. And that none hereafter shall be admitted to any Benefice Benefice of with Cure of or above the Value of Thirty Pounds yearly in the yearly Value of Queen's 30L

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Queen's Books, unlefs he shall then be a Bachelor of Divinity, or a Preacher lawfully allowed by some Bishop within this Realm, or by one of the Universities of *Cambridge* or Oxford.

VII. And that all Admiffions to Benefices, Infitutions and Inductions to be made of any Perfon contrary to the Form of any Provision of this Act, and all Tolerations, Difpenfations, Qualifications and Licenfes whatfoever to be made to the contrary hereof, shall be merely void in Law as if they never were.

VIII. Provided alway, That no Title to confer or prefent by Lapfe, fhall accrue upon any Deprivation *ipfo fatto*, but after Six Months after Notice of fuch Deprivation given by the Ordinary to the Patron.

[This Act enforced, 5 & 6 Ann. c. 5.]

## C A P. XIII.

An A& for the Increase of Tillage, and Maintenance of the Navy.

FOR the better Increase of Tillage, and for Maintenance and Increase of the Navy and Mariners of this Realm : Be it enacted, That from and after the Feast of the Nativity of Saint John Baptift next coming, it shall be lawful to all and every Perfor and Perfons, being Subjects of the Queen's Majefty, her Heirs and Succeffors, and inhabiting within her Highnefs Realms and Dominions, only out of fuch Ports and Creeks, where are or shall be refident a Cuftomer or Collector of Subfidy, of Tonnage and Poundage, or One of their Deputies, and not elsewhere, to load, carry or transport any Wheat, Rye, Barley, Malt, Peale or Beans into any Parts beyond the Seas, being in Amity with this Realm, and not prohibited by any Reftraint or Proclamation, culy to fell as a Merchandize in Ships, Crayers or other Veffels bearing crofs Sails, whereof any English-born Subjects inhabiting within her Highness Realms and Dominions, then shall be the only Owners at all fuch Times as the feveral Prices thereof shall be fo reafonable and moderate in the feveral Counties where any fuch Transportation shall be intended, as that no Prohibition shall be made, either by the Qucen's Majefty, her Heirs or Succeffors, by Proclamation to be made in the Shire Town, or in any Port Towns of the County, or elfe by scme Order of the Lord President and Counsel in the North, or the Lord Prefident and Counfel in Wales, within their feveral Jurifdictions, or of the Juffices of Affizes at their Seffions in other Shires out of the Jurifdiction of the faid Two Prefidents and Counfels, or by the more Part of the Juffices of the Peace of the County at their Quarter-Seffions, in this Manner following; that is, the faid Lord Prefident and Counfels for the Shires within their Jurifdictions, the Justices of Affize at their feveral Seffions in other Shires out of the faid Jurifdictions belonging to the faid Counfels, in the North and in Wales, yearly shall upon Conference had with the Inhabitants of the Country, of the Cheapnels and Dearth of any the faid Kinds of Grain within the Counties within the Jurifdiction of the faid Counfels, or in the other Counties within the Limits of the faid Juflices of Affize, by their Diferetion determine whether it shall be meet at any Time to permit any Grain to be carried out of the Realm, by any Port within the faid feveral Jurifdictions or Limits, and fo shall in

Induction, &c.

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in Writing under their Hands and Seals, caufe and make a Determination either for Permiffion or Prohibition, and the fame Caufe to be by the Sheriff of the Counties published and affixed in as many accustomed Market Towns and Ports within the faid Shire, as they shall think convenient, and in such Manner as the Queen's Majefty's Proclamations are usually published and affixed, which Determination of the faid Prefidents and Counfels in their Jurifdictions, and of the Juffices of Affize in their Limits, shall continue in force for the Time, Place and Manner therein expressed, until the faid Prefidents and Counfels shall otherwife order, or until the Justices of Affize at their being in their faid Circuits, in every of the faid Counties, shall alter or otherwife order the fame, except the fame shall be otherwife in the mean Time altered or countermanded by the Queen's Majefty, her Heirs or Succeffors, or by fome Order of the Juffices of Peace in the Counties fituated out of the Jurifdictions of the faid Two Counfels, in their Ouarter-Seffions to be holden in the mean Time, or the greater Part of them, shall find the same Determination of the Justices of Affize to be hurtful to the County by means of Dearth, or to be a great Hinderance to Tillage by means of too much Cheapnefs, and shall by their Writings under their Hands and Seals make any Determination to the contrary, either for Permiffion or Prohibition of Carriage of any Kind of Grain out of the Realm. and the fame Determination shall cause to be in like Manner published and affixed as above is faid, which Determination shall also continue in force, except the fame shall be altered by the Queen's Majefty, her Heirs and Succeffors, or until the Juffices of Affize. at their being in their faid Circuits in every of the faid Counties afore to them limited, shall alter or otherwife order the fame, who shall and may upon new Conference had, by their Difcretions from Time to Time alter and change the faid Determinations in the Whole or in Part, as to their Difcretions shall feem meet, and the fame shall also cause to be published as is before prescribed.

II. Provided nevertheles, That neither any of the faid Prefidents and Counfels, nor the faid Juffices of Affize, nor the faid Juffices of Peace above mentioned, fhall publish any their Determinations above mentioned until the fame shall be first by Writing notified to the Queen's Majesty, or to her Privy Council, and by her Majesty or her Privy Council shall be liked and allowed.

III. Provided alfo, That the Queen's Majefty, her Heirs and Succeffors, fhall have and receive by the Cuftomers and Officers of her Ports, for the Cuftom or Poundage of every Quarter of Wheat to be transported by force of this Statue xii d. and of every Quarter of any other Grain viii d. and of every Quarter of Wheat that fhall be by any special Licence hereafter to be granted, transported out of the Realm, and not by force of this Statute, ii s. and of every Quarter of other Grain, xvi d. notwithstanding any manner of Words that shall be contained or inferted in any Licences to the contrary; which faid feveral Sums fo to be had or taken as Cuftom or Poundage, to be in full Satisfaction of all manner of Cuftom or Poundage for the faid Corn or Grain, by any Constitution, Order, Statute, Law or Cuftom heretofore made, ufed or taken for transporting of any fuch manner of Corn or Grain.

IV. Provided

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IV. Provided alfo, and be it enacted by the Authority of this prefent Parliament, That the Queen's Majefty, her Heirs and Succeffors, may at all Times by her Writ of Proclamation to be published generally in the whole Realm, or in the Counties of the Realm where any Port Towns are, command that no Perfon shall by virtue of this Act transport or carry out any manner of Grain to any Parts out of her Dominions, either generally out of any Port in the Realm, or particularly out of any fpecial Ports to be in the fame Proclamation named, and that it shall not be lawful for any Perfon to carry out any fuch Grain contrary to the Tenor of the fame Proclamation, upon fuch Pains as by the Laws of the Realm are and have been provided.

[Virtually repealed, 31 G. 3. c. 30.]

#### C A P. XIV.

An A& for the bringing of Bow Staves into this Realm. WHERE as the Use of Archery, not only hath ever been but also is yet by God's special Gift to the English · Nation a fingular Defence of this Realm, and an Occasion of • many noble Victories, and both very wholefome Exercise for the . Health and Strength of Men's Bodies, and a Maintenance of a great Number of the Queen's true Subjects and Artificers, as 6 . Bowyers, Fletchers, Stringers, Arrowhead Makers and other of • this Realm; and for that among other Caufes of the Decay of Archery, one great Caufe is the exceflive Price of Bow Staves, " which groweth principally by the Scarcity of Bow Staves brought into the Realm ? For Reformation whereof, he it enacted by the Authority of this prefent Parliament, That all the Statutes made in the Twelfth Year of the Reign of King Edward the Fourth, concerning bringing in of certain Number of Bow Staves, according to the Weight or Value of other Wares to be brought into this Realm, shall from henceforth be duly put in Execution. And be it enacted and declared by this prefent Statute, That all Merchant Strangers using to bring Wares into this Realm from the East Parts, as well from the lxxii. Hans Towns, be comprised and meant under the Name of, and bound as the Merchants mentioned and bound by the faid Statute, to bring in Bow Staves upon like Pains and Forfeitures as by the faid Statutes are appointed. ' And where the greatest Cause of not putting the faid Statute in Execution hath been, that the Forfeitures thereby Imited are by the faid Statutes given only to the Queen's Mae · jefty, her Heirs and Succeffors, without any Reward to the Per-. fon that shall fue for the same ;' Be it enacted, That from henceforth all the Forfeitures appointed by the faid Statutes, shall be employed in Form following; that is to fay, the One Half thereof to the Queen's Majetty, her Heirs and Succeffore, the other Half to fuch Perfon as shall fue for the fame in any Court of Record, wherein no Effoign, Protection nor Wager of Lawfor the Default shall be admitted or allowed; and it may pleafe the Queen's most Excellent Majesty, that it be on her Highness Part ftraightly charged and commanded, that all the Statutes now remaining in force, for reprefling of unlawful Games, and for the Maintenance and Ufe of Archery, shall be duly put in Execution for ever, under Pains in the faid Statutes contained.

CAP.

# CAP. XV.

An Aft that no Hoye or Plate shall cross the Seas. EXP.

## CAP. XVI.

An A& for the Confirmation of the Attainders of Charles Earl of Westmorland, Thomas Earl of Northumberland and others; the Convictions, &c. confirmed.

## C A P. XVII.

An A& to licenfe the Earl of Leicefler to found an Holpital.

#### C A P. XVIII.

An AA for the bringing of the River of Lee to the North Side of the City of London.

[See further, 12 G. 2. c. 32. 7 G. 3. c. 51.]

#### CAP. XIX.

#### An Act for the making of Caps.

\* IN most humbly wife shewen unto the Queen's Majesty, the \* Lords Spiritual and Temporal, and the Commons, in this · prefent Parliament affembled, the Fellowship and Company of • Cappers, of this noble Realm of England, That whereas they and · others occupying the I rade and Science of Capping, have in \* Times past until now of late, with the only Travel and Industry · of their faid Trade and Science of Capping, not only maintained . themfelves, their Wives, Children and Family in good, reafonable " and convenient Eflate and Degree, according to their Vocation and Calling; but have also fet on work a great Number and
Multitude of other poor Persons the Queen's Majefty's Subjects, • both Men, Women and Children, and also the halt, decrepid and <sup>6</sup> lame, using them in fundry Exercises belonging to the Occu-<sup>6</sup> pation and Art of Cappers, as Carders, Spinners, Knitters, · Parters of Wool, Forcers, Thickers, Dreffers, Walkers, Dyers, . Battelers, Shearers, Preffers, Edgers, Liners, Bandmakers, and • other Exercifes, who have in like Manner thereby maintained and · relieved themfelves and their Families, and by reafon of their 4 Labour and Exercife therein, have efchewed and avoided not · only the great Annoyance of the Towns they dwelled in, who for Iack of Exercise must have been enforced to beg, but also have ' kept them from ranging and gadding through the Realm, in ' practifing and exercifing fundry Kinds of Lewdnefs, as too " many of them doth in these Days, as it is evident, the more is the · Pity: • II. And also by the Means of this good Exercise and Occu-<sup>6</sup> pation, a great Number of perfonable Men, have at all Times

pation, a great Number of perfonable Men, have at all Times
been ready and well able when they fhould or have been called
to ferve your Highness most noble Progenitors, and also your
Majefty in Time of Wars, or elfewhere, until now of late Days,
that most and in Manner all Men have forborn and left the using
and wearing of Caps, to the great impoverishing and utter undoing of all the aforefaid Company and Fellowship of Cappers,
and to the great Decay, Ruin and Defolation of divers ancient
Cities

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\* Cities and Boroughs, within this Realm of England, which have Seen the Nourishers and Bringers-up in that Faculty of great • Numbers of People, as London, which by good report maintained · Eight thousand Persons exercised in this Faculty : Also Exeter, Briftol, Monmouth, Hereford, Rofs, Bridgenorth, Bewdley, Glou- cefter, Worcefter, Chefter, Nantwich, Newcaftle, Ulcefter, Stafford, · Litchfield, Coventry, York, Beverley, Richmand, Derby, Leicefter, · Northampton, Shrewsbury, Wellington, Southampton, Canterbury and divers others, as well bordering and adjoining upon the Coafts of • the Seas, as in other Places ; • III. In confideration whereof, and forafinuch as the faid ancient s and laudable Science and Trade of Capping hath been of long Time permitted and allowed in this moft noble Realm, as a Thing • very commodious and profitable, as well for the Maintenance and \* Living of a great Number of Perfons within the fame, as also for the upholding and replenishing and fortifying of the faid
ancient Cities and Boroughs, and specially for the Trading and

Exercifing of the poorelt fort of People in honeft Labour and
virtuous Exercife, and therefore prostable to the common
Wealth; and for that alfo the wearing of the fame Caps are very
decent and comely for all Eftates and Degrees, and efpecially
for all Perfons inhabiting within the Cities, Boroughs, Towns,

Villages or Hamlets within this Realm :'

IV. For Reformation whereof, it may please the Queen's Highness, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament allembled, and by the Authority of the fame, That it may be enacted and eftablished, That all and every Perfon and Perfons above the Age of Six Years, (except Maidens, Ladies and Gentlewomen) inhabiting, commorating and abiding within any of the Cities, Boroughs, Towns, Villages or Hamlets of this Realm of England; and except also all noble Personages, and every Lord, Knight and Gentleman, of the Posfeffions of Twenty Marks Land by the Year, and their Heirs; and except also all fuch as have borne Office of Worship in any City. Borough, Town, Hamlet or Shire; and also all fuch as have borne the Office of Wardens of the Worshipful Companies of the City of London, shall use and wear upon the Sabbath and Holiday, unless in the Time of their Travel out of the faid Cities, Boroughs, Towns, Villages or Hamlets, upon their Head one Cap of Wool knit, thicked and dreffed in England, made within this Realm of England, and only dreffed and finished by some of the Trade or Science of the Cappers, upon Bain of Forfeiture for every Day not to wearing, the Sum of ins. inid. of lawful Money of England.

V. And further be it enacted by Authority aforefaid, That Juftices of Affife in their Circuits, Juftices ot Peace in their Seffions, Sheriffs in their Turns, Stewards in their Leets and Law Days, Mayors, Sheriffs and Bailiffs of Cities, Boroughs and Towns Corporate in their Courts, fhall and may inquire, hear and determine, from Time to Time, all and every the faid Offences committed and done within the Limits of their feveral Jurifdictions and Authorities; and where any fuch Forfeitures fhall happen to be found within the Precinct of any City, Borough, Town Corporate, Leet or Law Day, then the Mayors, Sheriffeand Bailiffs, of the faid Cities, Boroughs and Towns, and Owners of the faid Leet or Law Day, fhall have and enjoy the one Moisty

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of the faid Forfeitures, and the other Moiety to be distributed at the Difcretion of the Rulers and Chief Governors of every fuch City, Borough, Town or Hamlet, where the Trefpals shall be tried and found, among the Poor inhabiting within the fame.

VI. And be it further enacted by the Authority aforefaid, for she better Execution of this Statute, That the Parents, Guardians, Governors and Masters, shall lose and forfeit the Penalty aforefaid, for every fuch Child, Servant or Ward, as shall be above the Age of Six Years, and under the Age of Twenty one Years, and remaining, dwelling and abiding with any fuch Perfon which shall offend or do contrary to this Act, or any Thing therein contained.

[ Repealed, 39 Eliz. c. 18. § 12. 37. 45.]

## CAP. XX.

An AA touching Leafes of Benefices, and other Ecclefiaftical Livings with Cure.

[Continued, 39 Eliz. c. 18. § 10. 41. Made perpetual, 3 Car. 1. c. 4. § 2. 4; but repealed, together with all Explanations, Additions and Alterations thereof, 43 G. 3. c. 84. § 10.]

#### C A P. XXI.

An Act that Purveyors may take Grain, Corn or Victuals, within Five Miles of Cambridge and Oxford, in certain Cales.

WHEREAS in the Second and Third Years of the late 2&3P.&M. King Philip and Queen Mary, it was with the Affent C15. §2 · of the Lords Spiritual and Temporal, and the Commons, in that present Parliament affembled, enacted, ordained and established, • That from thenceforth no Manner of Purveyor, Taker, Badger, · Loder or other Minister, might or should take or bargain for • any Kind of Victual or Grain, in any of the Markets of the · Towns of Cambridge and the City of Oxford, nor should take or bargain for any Victual within the Compais of Five Miles there-• unto adjoining, without the Confent, Agreement or Goodwill · of the Owner or Owners, neither should attempt to carry, take · away or bargain for any Manner of Grain or other Victual, bought or provided within the faid Space of Five Miles, by any · common Minister of any College, Hostel or Hall, to be spent within any of the faid Colleges, Hoftels or Halls, upon Pain of · Forfeiture of the quadruple Value of any fuch Manner Grain or <sup>4</sup> Victual, fo taken or bargained for in any of the faid Markets, • or within the faid Space of Pive Miles, against the Will of the · Owners as is abovefaid, or attempted to be taken or carried " away, or bargained for, being provided as is abovefaid, for to · be spent within any of the faid Colleges, Hostells or Halls, and · further should fuffer Imprifonment for the Space of Three . Months, without Bail or Mainprife, and that the Chancellor or Vice Chancellor, or his Commiffary for the Time being, in either • of the faid Universities, with Two Justices of Peace of the " County wherein the faid Universities be fet, shall have fulk \* Power by Authority of the faid Act, to inquire by the Oaths • of Twelve Men, of and upon the Defaults and Offences com-• mitted

• mitted contrary to the Tenor thereof, and to fee due Punishment. and Reformation thereof in Form aforefaid, from Time to • Time ; the one Half of which forefaid Forfeitures to be to the common Treasurers of either of the faid Universities, respectively <sup>4</sup> to the Fault committed against the faid Privilege, the other Half • to the Party that will fue for the fame by Action of Debt, Bill, · Plaint or otherwife, in any Court of Record, or before the aforefaid Chancellor, his Vice Chancellor or Commiffary, or • their Deputies for the Time being, and Two Juilices of Peace, • as is before expressed, as by the faid Act more at large appeareth. · Sithens the making of which Act, divers of the Townships, In-· habitants and Refiants within the Limits and Precinct aforefaid, <sup>4</sup> have converted the Benefit of the faid Act to their private Ufe • and Commodity, without any Profit or Commodity to the poor Scholars of either of the faid Universities, contrary to the true . Intent and Meaning of the faid Act, whereby the Queen's Ma-' jefty is not only not ferved of Provision of Corn, Grain and ' other Victual, to be taken for her Majesty's Provision, but also ' the faid Universities are defrauded of the Benefit and Com-' modities to them intended, and granted as is aforefaid :' For Remedy whereof, be it enacted and ordained by the Authority of this prefent Parliament, That from henceforth no Manner of Purveyor, Taker, Badger, Loader, Poulter or other Minister for the Queen's Majefty, her Heirs or Succeffors, nor any other ccmmon Poulter, shall or may take or bargain for any Kind of Victual or Grain in any of the faid Markets or Towns of Cambridge and the City of Oxford, or either of them, nor shall take or bargain for any Victual or Grain within the Compais of the aforefaid Five Miles thereunto adjoining, without the Confent, Agreement, Goodwill and Licence of either of the faid Chancellors, Vice Chancellors for the Time being, in Writing had and obtained under the Seal or Seals of the Office of the faid Chancellor or Vice Chancellor of either of the faid Universities, and in no other Form than in the faid Licence in Writing shall be contained and expressed, fo as the fame give not to any of the aforefaid Purveyors, Takers, Badgers, Loaders, Poulters or others, any further Authority and Power, then they have or may lawfully use in other Parts of the fame Country, being without the faid Limits of Five Miles, neither shall attempt to carry, take away or bargain for any Manner of Grain and other Victual bought and provided within the faid Space of Five Miles, by any common Minister of any College, Hoftel or Hall, to be isent within any of the faid Colleges, Hoftels. or Halls, without like Liceace and Affent, and in no other Form than is next aforefaid mentioned, upon like Pains, Forfeitures and Imprifonments, and to like Ufes as are limited and ordained by the faid former Statute. And that the faid Chancellors or Vice Chancellars, for the Time being of either of the faid Universities, with Two Juffices of Peace of the faid Universities, City, Town or County, wherein the faid Universities be set, shall have like Power and Authority by this Act to inquire upon the Defaults and Offences contrary to the Tenor hereof, and to fee due Punifhment and Reformation thereof in Form aforefaid, as was to them limited and appointed by the faid former Act.

II. And he it further by the Authority aforefaid enached and ordained, That if any Person or Persons within the faid Precise of

Purveyor taking Victual

WithoutConfent, &c.

Penalty.

Juffices may inquire.

Refuting Pro-

of Five Miles shall refuse reasonably to ferve the necessary Provision of the faid Univertities, according to the true Meaning of this prefent Act, that then it shall be lawful to any of the Queen's Majefties Takers or Purveyors, to provide any Corn or Victual of any fuch Perfon or Perfons within any Part of the Preciset aforefaid for the Use of the Queen's Majeity, as shall be declared and notified to the faid Purveyors or Takers, to be Perfons not worthy of the faid Privilege, for not reafonable ferving the Neceffities of the faid Universities, by the Chancellor or Vice Chancellor for the Time being of either of the faid Universities, with the Assent and Confent of Two Justices of Peace rehant within either of the faid Universities, City, Town or County, under the Hands and Seals of the faid Chancellor or Vice Chancellor, and the faid Two Justices of Peace, as the faid Purveyors or Takers lawfully may in any other Place, without the faid Precinct of Five Miles, and not otherwife: The faid former Act or any Thing therein contained, or any other Claufe, Article, Sentence or Matter whatfoever to the contrary notwithstanding.

III. Provided that this Act shall not be put in Execution at Provide. any Time or Times whenfoever the Queen's Majesty, her Heirs or Successors, shall come to any of both the faid Universities, or within Seven Miles of either of them, but shall be in fuspence during that Time only, and no longer.

IV. Provided always, and be it enacted by Authority aforefaid, Provide. That this Act or any Thing therein contained, shall not in any wife be prejudicial or hurtful to the Mayor, Bailiffs and Commonalty of the City of Oxford, nor the Mayor or Commonalty of the Town of Cambridge, or to their Successors, for and concerning any of their Liberties or Privileges; but that they, and every of them, and their Succeffors respectively, may have and use the fame, in fuch Manner and Form, as they or any of them might or ought to have done before the making of this Act; any Thing in this Act contained to the contrary notwithstanding.

V. Provided always, That this Act shall continue unto the last Continuance. Day of the next Parliament.

[Continued by 3 Car. 1. c. 4. § 13. 22. 16 Car. 1. c. 4. Purveyance taken away, 12 Car. 2. c. 24. § 12.]

# C A P. XXII.

An Act to continue the Statute for Division of Sheriffs. WHERE in the Parliament by Prorogation holden at Well- 8 Elis. c. 16. 52. minfler the last Day of Scptember, in the Eighth Year of " the Reign of our most gracious Sovereign Lady Queen Elizabeth, " and there continued to the End and Diffolution of the fame; it " was ordained and enacted amongft other Things, that where the " Counties and Shires of Surrey and Suffex, Effex and Hertford, " Somerfet and Dorfet, Warwick and Leicefter, Nettingham and " Derby, Oxon and Barks, of long Time have had but one Sheriff to ferve for Two of the faid Counties, that is to fay, one for Surrey " and Suffex, and one other for Hertford and Effex, and one other " for Samerfet and Dorfet, and one other for Warswick and Leicefter, " and one other for Nattingbam and Derby, and one other for Oxon " and Barks, that from and after the First Day of Nevember, which • was in the Year of our Lord God One thousand five hundred • and

' and fixty feven, the Queen's most excellent Majefty, her Heirs and Succeffors, Kings and Queens of this Realm, fhould and " might from and after the faid First Day of November, in the faid · Year of our Lord God One thousand five hundred and fixty feven, yearly choose and make for every the faid Counties before-' named, one fufficient and able Perfon to be Sheriff in every of • the faid feveral Counties, in fuch like Manner and Form, as is and ' hath been used to be chosen, made and done for any other " County or Shire within this Realm; any Law, Cuitom or · Usage heretofore had or used to the contrary thereof notwith-' standing ; with divers other Articles, Claufes, Branches and Pro-' vifoes therein contained, as by the faid Act more at large doth 4 and may appear; the fame Act to continue and endure to the · End of Three whole Years, to be accounted from the Feaft of " All Saints in the faid Year of our Lord God One thousand five • hundred and fixty feven, and from thence to the End of the next ' Parliament then next following the End of the faid Three Years.'

II. And foralmuch as the Charges and Burthen of Sheriffs are partly eafed thereby, and also an occasion of the better Execution of Juffice miniftred, by reafon that the Gentlemen appointed to be Sheriffs do beft know, and are best acquainted with those Counties and Shires wherein they inhabit and are commorant, (as by the Experience thereof hath been well feen): Be it therefore enacted by the Queen's most excellent Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament assembled, and by the Authority of the fame, That the faid Act made in the faid Eighth Year of her Majefty's Reign, for, touching and concerning the Choice, Election and making of Sheriff and Sheriffs in the faid feveral Counties of Surrey, Suffex, Effex, Hertford, Somerfet, Dorfet, Warwick, Leicefter, Nottingham, Derby, Oxon and Barks, and every of them, and that all and every Article, Claufe, Sentence, Branch and Provisoe therein contained, shall from henceforth for all and every the faid Shires and Counties, and every of them, except the faid Shires of Surrey and Suffex, ftand, remain and continue in full force, ftrength, virtue and effect, to all Intents, Conftructions and Purposes, to be holden and kept for ever; any Act, Statute, Law, Cuftom or Ulage to the contrary thereof in any wife notwithstanding.

#### C A P. XXIII.

An Act for the paving of a Street without Aldgate. [Sce 13 Eliz. c. 12.]

#### CAP. XXIV.

An A& for the paving of the Town of Ipfwich.

#### CAP. XXV.

An Act for the Reviving and Continuance of certain Statutes.

4 23 H.8. c. 17. 23 H.8. c. 3. 35 H.8. c. 17. 5 & 6 E.6. c. 14.
\* 2 & 3 P. & M. c. 3. made perpetual. § 1−5. [5 & 6 E.6.
\* c. 14. and 2 & 3 P. & M. c. 3. Repealed, 12 G. 3. c. 71. § 1.]
21 H.8.

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\$ 7.

Made perpetual.

" 21 H.8. c.8. 3 5 4 E.6. cc. 19. 21. 5 Eliz. cc. 2, 3. 1 Eliz. " c. 17. continued till the End of the next Parliament. § 6-12. " 23 H. 8. c. 2. and 5 Eliz. c. 24. extended to the County of Cam-" bridge, and to endure Ten Years. § 13. EXP.

" 5 Eliz. cc. 7. 9. 8 Eliz. cc. 10. 15. continued until the End of " the next Parliament. § 14-16.

XVII. Provided neverthelefs, and be it enacted by the Authority aforefaid, That the faid Act concerning the avoiding of foreign 5 Eliz. c. 9. Wares made by Handicraftmen beyond the Seas, or any Claufe, Article or Meaning therein contained, fhall not in any wife extend or be prejudicial to any Intercourse or Treaties of any Intercourse now standing in force, had or made between the Progenitors of the Queen's Majefty, or her Highnefs, and any others; any Thing heretofore, or now, ordained or enacted to the contrary in any wife notwithstanding. [Repealed, 14 Eliz. c. 11. § 13.]

' XVIII. For the more Increase of Woods; where by an AA 35H.8.c.17. ' of Parliament made in the Five and thirtieth Year of the Reign ' of King Henry the Eighth, intituled, For the Prefervation of " Woods, &c. there are leveral Claufes limiting how many Years ' all Manner of Lands or Coppice-woods, being feveral or in ' common, shall next after the Felling thereof be fufficiently in-' closed, or the Springs thereof otherwife faved and preferved from 'Destruction, as by the fame Act more particularly appeareth; for that by Experience it is found, that the Space and Time How long Spring of the faid feveral Years of Inclosure or Prefervation is not ' fufficient ;' Be it enacted by Authority of this prefent Parliament, That from the Twentieth of June next all Manner of Woods or Coppice intended by the faid Act to be inclosed, and the Springs thereof preferved, shall be fufficiently inclosed, or the Springs thereof otherwise faved from Destruction, by the Space of Two full Years more than in the feveral Claufes of the faid Acts is feverally limited, according to the Age of the Woods felled, upon like Pains as are contained in the forefaid Claufes of the faid Act, concerning Inclosure or Prefervation of the faid Woods, Coppice or Springs; and that from the faid Twentieth of At what Age of June next following, it shall not be lawful for any Manner of Per- Wood, Cattle fon to put any Manner of Cattle in any Coppice-woods inclosed may by put in, to be preferved, from the Time of the Sale thereof until the End of Five Years, nor from the End of Five Years, any other Cattle but Calves and Yearling Colts only, until the End of Six Years, if the Wood was under the Age of Fourteen Years at the laft Fall, or until the Age of Eight Years, if the Wood was above the Age of Fourteen Years at the Time of the last Fall, &c.

XIX. Provided that this Addition to the Statute of Woods Provifo. shall continue as long in Force as the aforefaid Statute made in the Thirty fifth Year of the Reign of King Henry the Eighth.

XX. Provided always, and be it enacted by the Authority Buyer, &c. of aforefaid, That no Perfon or Perfons shall be a Buyer, Badger, Corn, &c. to be Kidder or Carrier of Corn, Cattle, Butter, Cheese and fuch like according to Kind of Victual, in none other Manner nor Form than is contained in a Statute made in the Fifth Year of the Reign of our Sovereign Lady Queen Elizabeth (a), nor shall be any other ways admitted or licenfed to be a Buyer, Badger, Kidder or Carrier as

5 Eliz. c. 12.

of Woods shall be preferved in Severalty.

&c.,

(a) [Repealed, 12 G. 3. c. 71. § 1.] Vol. IV. aforefaid, Υ

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aforefaid, than is mentioned and appointed by the faid Statute; any Thing in this or any other Act heretofore to the contrary notwithstanding.

XXI. Provided always, and be it enacted, That the faid (a) AA against Regrators, Forestallers and Ingrossers is not meant to extend, nor shall extend to any Wines, Oils, Sugars, Spices, Currants, nor other foreign Victuals, brought or to be brought into this Realm from beyond the Seas; Fish and Salt only excepted. (a) [5 & 6 E.6. c. 14. repealed, 12 G. 3. c. 71. § 1.]

#### C A P. XXVI.

# An Act for the Confirmation of a Subfidy granted by the Clergy. EXP.

#### C A P. XXVII.

### An A& of a Sublidy and Two Fifteens and Tenths granted by the Temporalty. EXP.

#### C A P. XXVIII.

## An Act of the Queen's Highness most Gracious, General and Free Pardon.

[Note, The last Three Asts are not numbered on the Roll.]

#### C A P. XXIX.

#### [This is Cap. 36. on the Roll.]

An Act for the Incorporation of both the Universities. FOR the great Love and Favour that the Queen's most excellent Majesty beareth towards her Highness Universities of Oxford and Cambridge, and for the great Zeal and Care that the Lords and Commons of this prefent Parliament have for the Maintenance of good and godly Literature, and the virtuous Education of Youth within either of the faid Universities, and to the Intent that the ancient Privileges, Liberties and Franchifes of either of the faid Universities heretofore granted, ratified and confirmed by the Queen's Highnels, and her most noble Progenitors, may be had in greater Effimation, and be of greater Force and Strength, for the better Increase of Learning, and the further Suppressing of Vice: Be it therefore enacted by the Authority of this prefent Parliament, That the Right Henourable Robert Earl of Leicefter, now Chancellor of the faid University of Oxford, and his Succeffors for ever, and the Mafters and Scholars of the fame University of Oxford for the Time being, shall be incorporated and have a perpetual Succession in Fact, Deed and Name, by the Name of the Chancellor, Mafters and Scholars of the University of Oxford; and that the fame Chancellor, Mafters and Scholars of the fame University of Oxford, for the Time being, from henceforth, by the Name of Chancellor, Mafters and Scholars of the University of Oxford, and by none other Name or Names shall be called and named for evermore; and that they shall have a Common Seal to ferve for their necessary Caufes touching and concerning the faid Chancellor, Matters and Scholars of the faid Univerfity of Oxford, and their Succeffors: And likewife that the Right -

Provifo.

Right Honourable Sir William Cecil Knt. Baron of Bargbley, now Chancellor of the faid Univerfity of Cumbridge, and his Succeffors for ever, and the Masters and Scholars of the fame University of Cambridge for the Time being, shall be incorporated and have a perpetual Succession in Fact, Deed and Name, by the Name of the Chancellor, Mafters and Scholars of the University of Cambridge; and that the fame Chancellor, Masters and Scholars of the faid University of Cambridge, for the Time being, from henceforth, by the Name of Chancellor, Masters and Scholars of the University of Cambridge, and by no other Name or Names, shall be called and named for evermore; and that they shall have a Common Seal to ferve for their neceffary Caufes touching and concerning the faid Chancellor, Masters and Scholars of the faid University of Cambridge, and their Successors: And further, that as well the Chancellor, Masters and Scholars of the faid University of Oxford, and their Succeffors, by the Name of Chancellor, Mafters and Scholars of the University of Oxford, as the Chancellor, Masters and Scholars of the faid University of Cambridge, and their Succeffors, by the Name of Chancellor, Mafters and Scholars of the University of *Cambridge*, may severally implead and be impleaded, and sue and be sued for all Manner of Causes, Quarrels, Actions Real, Perfonal and Mixt, of whatfoever Kind, Quality or Nature they be, and shall and may challenge and demand all Manner of Liberties and Franchifes, and also answer and defend themfelves under and by the Name aforefaid, in the fame Caufes, Quarrels and Actions, for every Thing and Things whatfoever, for the Profit and Right of either of the aforefaid Universities, to be done before any Manner of Judge, either Spiritual or Temporal, in any Courts and Places within the Queen's Highness Dominions whatfoever they be : And be it further enacted by the Authority aforefaid, That the Letters Patents of the Queen's Highnefs most noble Father King Henry the Eighth, made and granted to the Chancellor and Scholars of the faid University of Oxford, bearing Date the First Day of April in the Fourteenth Year of his Reign, and the Letters Patents of the Queen's Majefty that now is, made and granted unto the Chancellor, Masters and Scholars of the University of *Cambridge*, bearing Date the Twenty fixth Day of April in the Third Year of her Highnels most gracious Reign, and also all other Letters Patents, by any of the Progenitors or Predeceffors of our faid Sovereign Lady, made to either of the faid corporated Bodies feverally, or to any of their Predeceffors, of either of the faid Universities, by whatfoever Name or Names the faid Chancellor, Masters and Scholars of either of the faid Universities, in any of the faid Letters Patents, have been heretofore named, shall from henceforth be good, effectual and available in the Law to all Intents, Constructions and Purposes, to the forefaid now Chancellor, Mafters and Scholars of either of the faid Universities, and to their Successors for evermore, after and according to the Form, Words, Sentences and true Meaning of every of the fame Letters Patents, as amply, fully and largely, as if the fame Letters Patents were recited verbaiim in this present Act of Parliament; any Thing to the contrary in any wife notwithit anding. And furthermore be it enacted by the Authority aforefaid, That the Chancellor, Masters and Scholars of either of the faid Universities, severally, and their Successors for ever, by the fame Y 2 Name

Name of Chancellor, Masters and Scholars of either of the faid Universities of Oxford and Cambridge, shall and may severally have, hold, poffels, enjoy and use to them, and to their Succeffors for evermore, all Manner of Manors, Lordships, Rectories, Parsonages, Lands, Tenements, Rents, Services, Annuities, Advowfons of Churches, Posseshions, Pensions, Portions and Hereditaments, and all Manner of Liberties, Franchifes, Immunities, Quietances and Privileges, View of Frank-pledge, Law-days, and other Things what foever they be, the which either of the faid corporated Bodies of either of the faid Universities had, held, occupied or enjoyed, or of Right ought to have had, used, occupied and enjoyed, at any Time or Times before the making of this Act of Parliament, according to the true Intent and Meaning as well of the faid Letters Patents made by the faid noble Prince King Henry the Eighth, made and granted to the Chancellor and Scholars of the University of Oxford, bearing Date as is aforefaid, as of the Letters Patents of the Queen's Majesty made and granted unto the Chancellor, Masters and Scholars of the University of Cam. bridge, bearing Date as aforefaid, and as according to the true Intent and Meaning of all the other the forefaid Letters Patents whatfoever; any Statute or other Thing or Things whatfoever heretofore made or done to the contrary in any manner of wife notwithstanding: And be it further enacted by the Authority aforefaid, That all Manner of Instruments, Indentures, Obligations, Writings Obligatory and Recognizances, made or knowledged by any Perfon or Perfons or Body Corporate, to either of the faid corporated Bodies of either of the faid Universities, by what Name or Names foever the faid Chancellor, Mafters and Scholars of either of the faid Universities have been heretofore called in any of the faid Instruments, Indentures, Obligations, Writings Obligatory or Recognizances, shall be from henceforth available, ftand and continue of good, perfect and full Force and Strength to the now Chancellor, Matters and Scholars of either of the faid Univerfities, and to their Successors, to all Intents, Conftructions and Purpofes, although they or their Predeceffors, or any of them, in any of the faid Instruments, Indentures, Obligations, Writings Obligatory or Recognizances, be named by any Name contrary or diverse to the Name of the now Chancellor, Masters and Scholars of either of the faid Universities. And be it alfoenacted by the Authority aforefaid, That as well the faid Letters Patents of the Queen's Highnels faid Father King Henry the Eighth, bearing Date as is before expressed, made and granted to the faid Corporate Body of the faid University of Oxon, as the Letters Patents of the Queen's Majefty aforefaid granted to the Chancellor, Mafters and Scholars of the University of Cambridge, bearing Date as aforefaid, and all other Letters Patents by any of the Progenitors or Predeceffors of her Highnefs, and all Manner of Liberties, Franchifes, Immunities, Quietances and Privileges, Letes, Law-days, and other Things whatfoever therein expressed, given or granted to the faid Chancellor, Masters and Scholars of either of the faid Universities, or to any of their Predecessors of either of the faid Universities, by whatsoever Name the faid Chancellor, Masters and Scholars of either of the faid Universities in any of the faid Letters Patents be named, be and by virtue of this prefent Act shall be from henceforth ratified, stablished and confirmed

confirmed unto the faid Chancellor, Masters and Scholars of either of the faid Universities, and to their Successfors for ever; any Statute, Law, Ulage, Custom, Construction or other Thing to the contrary in any wife notwithstanding. Saving to all and every Perfon and Perfons, and Bodies Politic and Incorporate, their Heirs and Succeffors, and the Heirs and Succeffors of every of them, other than to the Queen's Majefty, her Heirs and Succeffors, all fuch Rights, Titles, Interefts, Leafes, Entries, Conditions, Charges and Demands, which they and every of them had, might or should have had, of, in or to any the Manors, Lordships, Rectories, Parsonages, Lands, Tenements, Rents, Services, Annuities, Advowfons of Churches, Penfions, Portions, Hereditaments and all other Things in the faid Letters Patents, or in any of them mentioned or comprised, by reason of any Right, Title, Charge, Interest or Condition to them or any of them, or to the Anceftors or Predecessors of them or any of them, devolute or grown before the feveral Dates of the faid Letters Patents, or by reason of any Gift, Grant, Demise or other Act or Acts, at any Time made or done between the faid Chancellor, Masters and Scholars of either of the faid Universities of Cambridge and Oxford, or any of them, and others, by what Name and Names foever the fame were made and done, in like Manner and Form as they and every of them had or might have had the fame before the making of this Act; any Thing, &c. + Provided always, and be it enacted by the Authority aforefaid, That this Act, or any Thing therein contained, shall not extend to the Prejudice or Hurt of the Liberties and Privileges of Right belonging to the Mayors, Bailiffs and Burgeffes of the Town of Cambridge and City of Oxford; but that they the faid Mayors, Bailiffs and Burgeffes, and every of them, and their Succeffors, shall be and continue free in fuch Sort and Degree, and enjoy fuch Liberties, Freedoms and Immunities, as they or any of them lawfully may or might have done before the making of this present Act; any Thing contained in this prefent Act to the contrary notwiths ftanding.

# Anno decimo quarto Reginæ ELIZABETHÆ. (A.D.1572.)

STATUTES made in the Parliament begun and holden at Weftminster the Eighth Day of May in the Fourteenth Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of England, France, and Ireland, Queen, Defender of the Faith, &c. and there con-tinued until the Twenty ninth Day of June then next following, on which Day it was prorogued; viz.

## CAP. I.

An A& for the Punishment of fuch as shall rebelliously take IXP. or detain, or conspire to take or detain, from the Queen's Majefty, any of her Caftles, Towers, Fortreffes, Holds, &c. CAP.

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# CAP. II.

An A& against fuch as shall confpire or practife the Enlargement of any Prisoner committed for High Trea-EXP. fon.

#### CAP. III.

Sic.

An Act against the Forging and Counterfeiting of Foreign Coin being + current within this Realm.

FORASMUCH as by the Laws or Statutes of this Realm, fmall or no condign Punifhment is at this Time provided fmall or no condign Punishment is at this Time provided · for fuch evil difposed Persons as shall counterfeit or forge such Kind of Gold or Silver of other Realms as is not the proper Coin · of this Realm, nor current in Payment within this Realm ; by · reafon whereof divers evil difpofed Perfons, as well without this · Realm as within, are encouraged and emboldened daily to · counterfeit or forge fuch Kind of Gold and Silver, and utter ' the fame in this Realm, in great Deceit of her Majefty's Sub-' jects s' Be it enacted by our faid Sovereign Lady the Queen, the Lords Spiritual and Temporal, and the Commons, of + this prefent Parliament affembled, and by the Authority of the fame, That if any Perfon or Perfons hereafter fally forge or counterfeit any fuch Kind of Coin of Gold or Silver as is not the proper Coin of this Realm, nor permitted to be current within this Realm, that then every fuch Offence shall be deemed and adjudged Mifprision of High Treafon; and the Offenders therein, their Procurers, Aiders and Abettors, being convict according to the Laws of this Realm of fuch Offences, shall be imprisoned, and forfeit fuch Lands, Goods and Chattels, as in Cafes of Mifprifion of Treafon for Concealment of High Treafon.

#### CAP. IV.

An Act to revive a Statute made Anno prime of the Queen's Majefty's Reign, inhibiting the carrying of Leather, Tallow and Raw Hides out of the Realm.

[Expired and repealed, 18 Eliz. c. 9.]

# CAP. V.

An Act for the Punishment of Vagabonds, and for Relief of the Poor and Impotent.

WHERE all the Parts of this Realm of England and Wales be prefently with Rogues, Vagabonds and fturdy • Beggars exceedingly peftered, by Means whereof daily happeneth in the fame Realm horrible Murders, Thefts and Jother great • Outrages, to the high Difpleafure of Almighty God, and to ' the great Annoy of the common Weal:' And for avoiding Confusion by reason of Numbers of Laws concerning the Premises standing in force together, be it enacted, that the Statute made in the xxii. Year of the Reign of the late King Henry the Eighth, intituled, An All concerning aged, poor and impotent Perfons, com-pelled to live by Alms, how they fball be ordered, and how Vagabonds and mighty firong Beggars fhall be punifbed; and one other ACt, 3 & 4 E. 6. c. 16. intituled, As All touching the Punishment of Vagabonds, and other idla

#### + Sic.

Forging foreign Coin not current in the Realm.

#### I Eliz. c. 10.

22 H. 8. C. 12.

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idle Perfons, made in the Third and Fourth Years of the Reign of the late King Edward the Sixth ; and one other Act made in the Fifth Year of the Reign of our Sovereign Lady the Queen's Majefty that now is, intituled, An Att for the Relief of the Poor ; 5 Elie. c. 3. and every Branch, Article, Claufe and Sentence in them, and every of them contained, shall be from and after the Feast of Saint Barth lomew the Apolle next coming, utterly void, frustrate and of none Effect.

II. Be it also enacted by the Authority of this prefent Parliament, as well for the utter fupprefling of the faid outrageous Enemies to the common Weal, as for the charitable relieving of the aged and impotent poor People, in Manner and Form following; First, That all and every Perfon and Perfons, whatfoever they be, being above the Age of Fourteen Years, being hereafter fet forth by this Act of Parliament to be Rogues, Vagabonds or flurdy Beggars, and be at any Time after the Feaft of Saint Barth lomew the Apoltle next coming taken begging in any Part of this Realm, or taken vagrant, wandering and mifordering themfelves contrary to the Purp et of this prefent Act of Parliament, in any Part of the fame, shall upon their Apprehension be brought before One of the Juffices of the Peace, or Mayor, or Chief Onicer of Cities, Boroughs and Towns Corporate, within the County, City, Borough or Town Corporate where the Apprehension shall happen to be, and by the faid Jullice or Head O.ficer to be prefently committed to the common Gaol of the faid County, being apprehended within the County, or elfe fuch other Place as by the Juffices of Peace of that County, or Three of them, at any their General Sollions shall be appointed; and if he be taken within any City, Borough or Town Corporate, then to be committed to the Prifon of the faid City, Borough or Town Corporate, there to remain without Bail or Mainpr.ze until the next Seffions of the Pence, or general Gaol Delivery for the fuid Shire, City, Boroug's or Town Corporate, to be hollen, which shall first horsen; and the Constables, or other Officers, for the conveying of fuch Rogue or Vagabond by Commandment of the faid Justices, to have fuch reasonable Charges for themfelves and the Prifoner, from Time to That, born by the Parish or Parish is where the faid Rogue or Vagabond shall happen to be taken, as to the Diferetion of the Juffices of Peace prefent at the next Affizes, or at the Seffions of the Peace then next kept within the Limit where the Prifoner is apprehended, shall feem convenient ; at which Sessions or Gaol Delivery, if fuch Perfon or Perfons be duly convict of his or her roguith or Vagaboad's Trade of Life, either by Inquelt of Office, or by the Teltimony of Two honeft and credible Witneffes upon their Oaths; that then immediately he or fhe shall be adjudged to be grievoully whipped, and burnt through the Griffle of the right Eur, with a hot Iron of the Compais of an Inch about, manifelting his or her roguifh Kind of Life, and his or her Punifhment received for the fame, whereof Entry shall be made of Record by the Clerk of the Peace of the fame Shire, in the Records of the fame Selfions, which Judgment shall also prefently be executed, except fome honelt Perfon, valued at the last Subfidy next before that Time to Five-Pounds in Goods, or Twenty Shillings in Lands, or elfe fome fuch honeit Houfeholder, as by Y 4 the

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the Juftices of the Peace of the fame County, or Two of them, fhall be allowed, will of his Charity be contented prefently to take fuch Offender before the fame Juftices, into his Service for One whole Year next following, and to that End will prefently before the faid Juftices enter into Bond, by Recognizance to thofe of our Sovereign Lady the Queen, to pay to our faid Sovereign Lady the Sum of Five Pounds, if he keepeth not the faid Offender in his Service by the Space of the faid whole Year, and to bring him or her unto the Seffions at the Year's End, or then good Proof of his or her Death during the faid Year, the faid Clerk of the Peace taking for the faid Recognizance but Twelve Pence only; and if fuch Rogue or Vagabond fo taken into Service, depart within the faid Year from the faid Service, againft the Will of him that fo taketh him or her into Service, that then fuch Rogue or Vagabond fhall be whipped and burnt through the Griftle of the right Ear with a hot Iron, as is aforefaid.

III. Provided always neverthelefs, That if the faid Perfons fo committed, or to be committed, come before the next Seffions of the Peace, or the next Gaol Delivery to be holden for the faid County, or before their committing, and do find any fuch Surety as is next before recited, to be bound in Form aforefaid, for him or her for One whole Year, then the faid Perfon thall not tarry in the Gaol till the next Seffions, or till the next Gaol Delivery.

IV. And be it further enacted, That the faid Perfon or Perfons fo marked or adjudged to be burnt as aforefaid, shall not be dealt withal again by Way of Punishment by the Space of Forty Days next after the faid Punishment executed, or adjudged to be burnt as is aforefaid, if he or the have Licence for the faid Forty Days from Two Juffices of the Peace of the fame Shire, teltifying the Punishment received, or Judgment given ; but if after the faid Punishment executed, or Judgment given, the faid Person or Perfons fo marked or having received fuch Judgment, do after Threefcore Days next after he, the or they thall to be marked, either in the fame County where he or fhe was fo marked, or having received fuch Judgment, or elfe in any other County within the faid Realm of *England* or *Wales*, being of the Age of Eighteen Years or above, do eftfoons fall again to any Kind of roguish or Vagabond's Trade of Life, that then the faid Rogue, Vagabond or flurdy Beggar, from thenceforth to be taken, ad-judged and deemed in all Respects as a Felon, and shall in all Degrees receive, have, fuffer and forfeit as a Felon, except fome honest Perfon valued at the last Subsidy next before that Time to Ten Pounds in Goods, or Forty Shillings in Lands, or elfc fome fuch honeft Householder, as by the Justices of the Peace of the fame County, or Two of them shall be allowed, of mere Charity will be contented before fuch Juffices, as the faid Vagabond is or shall be arraigned of Felony, to take him or her into his Service for Two whole Years then next following, and then before the fame Juffices will then prefently put in Bond by Recognizance of Ten Pounds, to be levied of his Lands, Tenements, Goods and Chattels, to those of our faid Sovereign Lady, if he keepeth not the faid Offender in his Service for Two whole Years, and bring him or her unto the Seffions at the faid Two Years End, or good Proof of his or her Death ; and if fuch Rogue or Vagabond

fo taken into Service, depart within the fame Two Years from his or her faid Service, against the Will of him that fo took him or her into Service, that then fuch Rogue or Vagabond shall be taken, adjudged and deemed as a Felon in all Respects, and shall in all Degrees have, fuffer and forfeit as a Felon, without Allowance or Benefit of Clergy or Sanctuary; and if such Rogue or Vagabond, after Forty Days next after he or she shall be two feveral Times taken into Service as is aforefaid, do either in the faid County, or elfewhere effloons the Third Time fall again to a Kind of roguish or vagabond Trade of Life, that then such Rogue or Vagabond shall be adjudged and deemed for a Felon, and suffer Pains of Death, and Loss of Lands and Goods as a Felon; without Allowance or Benefit of Clergy or Sanctuary.

V. And for the full expressing what Person and Persons shall be intended within this Branch to be Rogues, Vagabonds and flurdy Beggars, to have and receive the Punifiment aforefaid for the faid lewd Manner of Life, it is now published, declared and fet forth by the Authority of this prefent Parliament, That all and every fuch Perfon and Perfons that be or utter themfelves to be Proctors or Procurators, going in or about any Country or Countries within this Realm, without fufficient Authority derived from or under our Sovereign Lady the Queen, and all other idle Perfons going about in any Country of the faid Realm, ufing fubtile, crafty and unlawful Games or Plays, and fome of them feigning themfelves to have Knowledge in Phyliognomy, Palmeftry or other abused Sciences, whereby they bear the People in hand they can tell their Deftinies, Deaths and Fortunes, and fuch other like fantastical Imaginations; and all and every Perfon and Perfons, being whole and mighty in Body, and able to labour, having not Land or Master, nor using any lawful Merchandize, Craft or Mystery, whereby he or she might get his or her Living, and can give no Reckoning how he or the doth lawfully get his or her Living; and all Fencers, Bearwards, common Players in Interludes and Minstrels, not belonging to any Baron of this Realm, or towards any other honourable Perfonage of greater Degree, all Juglers, Pedlars, Tinkers and petty Chapmen, which faid Fencers, Bearwards, common Players in Interludes, Minstrels, Juglers, Pedlars, Tinkers and petty Chapmen, shall wander abroad, and have not Licence of Two Justices of the Peace at the least, whereof One to be of the Quorum, where and in what Shire they shall happen to wander; and all common Labourers, being Perfons able in Body, using loitering and refusing to work for fuch reasonable Wages as is taxed, and commonly given in fuch Parts where fuch Persons do or shall happen to dwell; and all Counterfeitures of Licences, Passports, and all Users of the same, knowing the fame to be counterfeit; and all Scholars of the Univerfities of Oxford or Cambridge, that go about begging, not being authorized under the Seal of the faid Universities, by the Commiffary, Chancellor or Vice Chancellor of the fame; and all Shipmen, pretending Losses by Sea, other than fuch as shall be hereafter provided for ; and all Perfons delivered out of Gaols, that beg for their Fees, or do travel to their Countries or Friends, not having Licence from Two Justices of the Peace of the fame County where he or fhe was delivered, fhall be taken, adjudged and deemed Rogues, Vagabords and furdy Beggars, intended of by

by this prefent Act, together with all and every fuch other Perfon and Perfons as shall be hereafter for altering and breaking of fuch good Orders as in the Second Part of this prefent Act shall be established for the Relief of the aged and impotent poor People, fet forth and declared to be Vagabonds.

VI. And further be it enacted, That if any Perfon or Perfons, after the faid Feaft of Saint Bartholomew, give any Harbour, Money or Lodging, or any other Relef to any Rogue, Vagabond or flurdy Beggar, either marked as before or not marked, not having fuch a Licence as is before recited from Two Juffices of the Peace then in Continuance, and that duly proved before the Juffices of the Peace at their Quarter-Staffons, shall make fuch Fine to the Queen's Majefty, as by the Diferetions of the faid Juffices, or the more Part of them, at their General Settions the be affelfed, fo as the fame exceed not Twenty Shillings; and alfo, if any Perfon or Perfons do diffurb or let the Execution of this Act in any manner of wife, or make Refeue againt any Mayor, Sheriff, Bailiff or other Perfon, that shall endeavour himfelt for or about the due Execution hereof, shall forfeit and lofe Five Pounds, and over that shall have Imprifonment at the Queen's Majefty's Pleafure.

VII. Provided always, That this Act, nor any Thing herein contained, shall extend to make any Perfon or Perfons Accellary or Accellaries to the faid Felonies made by this Statute, nor that any Attainder by any the Felonies aforefaid shall work or be any Corruption of Blood in the Hues or Line of the Perfon attainted.

VIII. Provided alfo, That it shall be still lawful to ali Masters and Governors of the Hospitals to lodge or harbour any impotent or aged Person or Persons of Charity or Alms, according to their Foundation, and to give Money in Alms, in as large Manner as they are bound to do by their Foundation, to any such aged or impotent Person; any Thing herein contained to the contrary in any wife notwithstanding

IX. Provided always, That Shipmen and Solders having Licence of the next Two Juffices of the Peace to the Place where they first happened to land, or where they first entered into this Realm, shall and may pass according to the Purport of their Licence and Intent of this Aét of Parliament; any Thing herein contained to the contrary in any wife notwithstanding.

X. Be it also further provided, That no Licence recited in this Statute fhall give any Manner Liberty, or be of any Manner Force, but only in the Shire whereof the Granter or Granters of juch Licence thall be Juffice or Juffices of Peace ; wherefore, if the faid Party licenfed will have any further Paflege, without the Danger of this Law, than the Shire where his first Licence is granted, # shall be behoveful for him to procure and get in every other. Shire where he intendeth to pais, one other Licence from Two Juffic. of the Peace of the faid Shire, and fo from Shire to Shire, to the End of his Journey : Be it also provided, that this AA, nor any Thing therein contained, do in any write extend to any Cockers or Harvest Folks, that travel into any Country of this Realm for Harveit Work, either Corn Harveit or Hay Harveit, if they do work and labour accordingly, neither yet to any that happeneth to be robbed or spoiled by the Way, neither yet to any ferving Mon that be of honeft Behaviour, that be turned from their Mafters

Mafters, or whofe Mafter or Miftrefs shall be dead, for the Space of Six Months next after such turning away, or Death of such Mafter or Miftrefs, so as every such ferving Man hath a Testimonial from his Master or Mistrefs, or from Two Justices of the Peace of the fame County, declaring such turning away, or such Death of his Master or Mistrefs.

XI. Provided always, That it shall be lawful to the Lord Chancellor, or Lord Keeper of the Great Seal of *England* for the Time being, to make Licence under the faid Great Seal as heretofore hath been accustomed, and that the faid Licence and Licences shall as largely extend as the Contents of them will bear; any Thing herein to the contrary in any wife notwithstanding.

XII. Provided always, and be it further enacted by the Authority aforefaid, That this prefent Act, or any Thing therein contained, shall not extend to make frustrate or void any false Conduct, Paliport or Licence, made and granted, or to be made and granted by the Lord Deputy of Ireland, or by the Lord Governor of the Towns and Garrifons of Berwick or Carlifle for the Time being, or any other Chief Captain or Governor of any Caftle or Fortrefs of the Queen's Majefty's, or by any other in his or their Absence having the Charge of the faid Towns and Garrifons, or by any the Guardians of the Three Marches towards Scotland, or by any General, Lieutenant or other Chief Officer appointed by the Queen's Majefty to have the Charge and Conduction of any Army, Garrison or Power of Men, levied or to be levied by her Highnefs's Order and Appointment, and for the fpecial Service and Affairs of her Majefty, her Heirs or Succeffors, or by any private Captain upon the difperfing of any Army, only to any Soldier or Soldiers, or any other Perfon or Perfons whatfoever, within this her Realms of England and Ireland, paffing by virtue thereof about his or their lawful Bufinels and Affairs; but that he or they shall and may quietly without any Let or Disturbance, enjoy the Benefit, Effect and true Meaning thereof, in as large and ample Manner and Form as heretofore it hath been used and accustomed; any Thing in this present Act mentioned to the contrary in any wife notwithstanding.

XIII. Provided always, That this prefent Act, or any Thing therein contained, fhall not in any wife extend to the Punifhment of any fuch Perfon or Perfons as by this Statute are limited for Rogues, unlefs the fame be of the Age of Fourteen Years or above, but that they and every of them under that Age fhall be punifhed with Whipping or Stocking, as heretofore hath been ufed and appointed by the Laws and Statutes in that Cafe provided and now repealed; this Act or any Thing therein contained to the contrary hereof in any wife notwithftanding.

XIV. And it is further enacted by the Authority aforefaid, That if within any Town or Parifh where any fuch Vagabond or Rogue fhall happen to beg or make his Abode, contrary to the Form of this Statute, if the Conftable or Tythingmen be negligent, and do not his or their beft Endeavour for the Apprehenion of fuch Vagabond or Rogue, which there fhall beg or make abode, contrary to the Form in this Statute limited, or fhall willingly fuffer the faid Vagabond or Rogue to efcape from the Punithment or Order in this Statute preferibed, that then the faid Confable or Tithingman in whom fuch Default fhall be, fhall lofe and

and forfeit for every fuch Vagabond and vagrant Perfon that shall be suffered to beg, or make abode within his Authority, contrary to the Form of this Statute, Six Shillings and Eight Pence : And forafmuch as Charity would that poor, aged and impotent Perfons, should as necessarily be provided for as the faid Rogues, Vagabonds and sturdy Beggars represented, and that the faid aged, impotent and poor People should have convenient Habitations and abiding Places throughout this Realm to fettle themfelves upon, to the End that they nor any of them should hereafter beg or wander about ; it is therefore enacted by the Authorities of this prefent Parliament, That the Justices of Peace of all and fingular the Shires of England and Wales, within the Limits of their Commissions, and all other Juilices of the Peace, Mayors, Sheriffs, Bailiffs and other Officers of all and every City, Borough, Riding and Franchifes within this Realm, whereof they be Juffices at Peace within the Limits of their Authority, shall, at or before the faid Feast of Saint Bartholomew next coming, divide themselves, and to being divided, thall within every of their feveral Divisions and Authorities, make diligent Search and Inquiry of all aged, poor, impotent and decayed Perfons born within their faid Divisions and Limits, or which were there dwelling within Three Years next before this prefent Parliament, which live, or of neceffity be compelled to live by Alms of the Charity of the People that be or shall be abiding within the Limits of their Commissions and Authorities; and shall upon that Search made, make a Register Book, containing the Names and Surnames of all fuch aged, decayed and impotent poor People, as be within their faid Limits and Authorities, which shall always remain with the faid Justices, Mayors, Bailiffs or other Head Officers, or any one of them; and when the Number of the faid poor People forced to live upon Alms be by that Means truly known, then the faid Juffices, Mayors, Sheriffs, Bailiffs and other Officers, shall within like convenient Time, devife and appoint within every their faid feveral Divisions, meet and convenient Places by their Difcretions, to fettle the fame poor People for their Habitations and Abidings, if the Parish within the which they shall be found shall not or will not provide for them, and thall also within like convenient Time number all the faid poor People within their faid feveral Limits; and thereupon (having Regard to the Number) fet down what Portion the Weekly Charge towards the Relief and Suftentation of the faid poor People will amount unto within every their faid feveral Divitions and Limits; and that done, they the faid Juffices, Mayors, Sheriffs, Bailiffs and other Officers within every their feveral Commissions, Authorities, Divisions and Limits, shall by their good Difcretions tax and affefs all and every the Inhabitants dwelling in all and every City, Borough, Town, Village, Hamlet and Place known within the faid Limits and Divisions, to fuch Weekly Charge as they and every of them shall weekly contribute towards the Relief of the faid poor People; and the Names of all fuch Inhabitants taxed, shall also enter into the faid Register Book, together with their Taxation ; and also shall by their Dilcretion, within every their faid Divisions and Limits, appoint or fee Collectors for one whole Year to be appointed of the faid weekly Portion, which shall collect and gather the faid Proportion, and make Delivery of fo much thereof, according to the Diferetion

tion of the faid Justices, Mayors, Sheriffs, Bailiffs and other Officers to the faid poor People, as the faid Juffices, Mayors, Sheriffs, Bailiffs and other Officers shall appoint them; and also shall appoint Overfeers of the faid poor People by their Diferetions, to continue also for one whole Year ; and if they do refuse to be Overfeers, then every of them fo refufing to forfeit Ten Shillings for every fuch Default.

XV. And be it further enacted by the Authority aforefaid, That the Mayor of the City of London, and the Mayors, Sheriffs, Bailiffs and other Head Officers of every other City, Borough or Town Corporate, or his or their fufficient Deputy or Deputies within their Cities, Boroughs and Towns Corporate, and the Constables or Tithingmen of all and every Hundred, Rape and Wapentake, within all and every the faid Shires in England and Wales, in all and every fuch abiding Place and Places within their Hundreds, Limits and Precincts, as shall be appointed to settle the poor People in, shall once every Month next after the faid Places fo appointed be inhabited with the faid poor People, according to the Intent of this prefent Act of Parliament, make a View and Search of all the aged, impotent and lame Perfors within the Precinct of their Jurifdictions; and all fuch Perfon and **Perfons as they shall find not being born within that Division, nor** within the faid Cities, Boroughs or Towns Corporate, then shall they prefently fee the fame poor People not there born, nor dwelling within the faid Three Years, (except leprous People and bedrid People), to be conveyed on Horfeback, in Cart or otherwife, as shall feem best to their Difcretions, to the next Constable, and fo from Constable to Constable the directest Way, till the faid Perfon and Perfons be brought to the Place where he or she was born, or most conversant by the Space of Three Years next before, and there to be put in the abiding Place, or one of the abiding Places in that Country appointed, or to be appointed for the Habitation of the poor People of that Country, there to be provided, kept and nourished of Alms, as is aforefaid, upon Pain of Twenty Shillings every the faid Officer that neglecting.

XVI. And be it further enacted by the Authority aforefaid, That if any of the faid poor People, upon the Appointment of the faid Juffices or other Officers, refule to be beflowed in any of the faid abiding Places before mentioned, but covet still to hold on their Trade of Begging, or after they be once bestowed in the faid abiding Place or Places do depart and beg, then the faid Perfon and Perfons to offending for the First Offence to be accounted a Rogue or Vagabond, and to fuffer as a Rogue or Vagabond in the first Degree of Punishment set forth by this Act in all Points; and if he, the or they do the Second Time offend, then to be effected as a Rogue or Vagabond, and to fuffer as a Rogue or Vagabond in the last Degree of Punishment set forth by this Act in all Points.

XVII. And it is further enacted by Authority of this prefeat Parliament, That if any Manner of Perfon or Perfons appointed and elected to be Collectors as is aforefaid, shall refuse the faid Office, or shall, after he hath agreed to it, neglect the fame, he thal forfeit and lofe for every Offence to the Use of the Poor of the same Place Forty Shillings, of lawful Money of England, to be levied by Diffreis, or recovered by Action, Bill, Plaint or Information.

Information, in any Court of Record, or Lords Courts, by the High Conftables or Tithingmen aforefaid; in which Suit, no Effoign, Protection nor Wager of Law, shall be allowed or admitted to the Party Defendant; and if the faid High Conftables shall be remifs or negligent to fue, or shall refuse to sue the faid Collectors and every of them within Two Months next after fuch Refufal or Negligence in or by the faid Collector, that then the faid High Constables or Tithingmen shall forfeit and lose Five Pounds of lawful Money of England, to the Use of the Poor of the fame Place, to be fued for by and in the Name of Two of the next Juffices to the faid Place or Places, being out of Cities, Boroughs and Towns Corporate ; if within, then by the Mayor, Bailiffs or other Head Officers of the faid Cities, Boroughs or Towns Corporate, in any Court of Record or Lords Court, by Action of Debt, Bill, Plaint or Information, in which no Effoign, Protection or Wager of Law shall be allowed.

XVIII. And further be it enacted, That the faid Collectors, and every of them fo to be chosen as is aforefaid, shall make their just Account half-yearly of their faid Collection and Gathering to Two Juffices of the Peace dwelling next to the faid abiding Place or Places, not being within any City, Borough or Town Corporate, or to the Mayor, Sheriffs or other Chief Officers of the faid Cities, Boroughs or Towns Corporate; and when they go out of their Offices, they shall deliver, or caufe to be delivered forthwith upon their Accounts, all such Surplusages of their Collection and Gathering as shall then remain undistributed, to be ordered by the faid Juffices, Mayors, Bailiffs or other Head Officers, upon the faid Pain of Ten Pounds : If any fuch Collector shall refuse to make his faid Account, or neglect the fame, by the Space of Fourteen Days after Request to him therefore made, then the faid Two Juffices, or One of them, to commit the faid Collector to the next Gaol for the faid County, there to remain without Bail or Mainprize, till he have made his faid Account, and immediate Payment and Delivery of all fuch Surplufages as he hath received.

XIX. And be it further enacted, That if any Perfon or Perfons being able to further this charitable Work, will obfinately refufe to give towards the Help and Relief of the faid poor People, or do wilfully difcourage others from fo charitable a Deed, the faid obfinate Perfon or wilful Difcourager fhall prefently be brought before Two Juffices of the Peace, whereof One to be of the Quorum, of the fame County, to flow the Caufe of his obfinate Refufal or wilful Difcouragement, and to abide fuch Order therein as the faid Juffices fhall appoint; if he refue fo to do, then to be committed to the next Gaol for the faid Shire, there to remain until he be contented with their faid Order, and do perform the fame.

XX. And it is also further enacted, That if any of the faid aged and impotent Perfons, not being to difeated, lame or impotent, but that they may work in fome Manner of Work, thall be by the Overfeers of their faid abiding Place appointed to work; if they refuse, then in Eorm aforefaid to be whipped and flocked for their First Refusal, and for their Second Refusal to be punished as in case of Vagabouds in the faid first Degree of Punishment.

XXI. Provided

XXI. Provided always, and be it further enacted by the Authority of this prefent Parliament, That Three Juftices of Peace, whereof One to be of the Qu rum, of and with the Surplufages of the faid Collections and Forfeitur s, (the faid poor and impotent People fatisfied and provided for), fhall by their Diferences, in fuch convenient Place and Places within their faid Shires as they fhall think meet, place and fettle to work the Rogues and Vagabonds that fhall be difpofed to work, born within their faid Counties, or there abiding for the moft Part within the faid Three Years, there to be holden to work by the Overlight of the faid Ov rifeers, to get their Livings, and to live and to be fultained only upon their Labour and Travail.

XXII. Be it alfo further enacted by the Authority of this prefent Parliament, That if any Beggar's Child, being above the Age of Five Years and under Fourteen-Years, being Male or Female, fhall be liked of by any Subject of this Realm of honeft Calling, who fhall be willing to take the faid Child into Service, the faid Subject fhall at the next General Sufficients to be holden for the faid County, by Order of the Juffices there, or the moft Part of them, have the faid Child bound with him; if it be a Mon Child, till the Age of Four and Twenty Years, if it be a Woman Child, till the Age of Eighteen Years: If the Child do after depart, or be taken, or be entited from the faid Mafter or Miftrefs, the Mafter or Miftrefs to have their Remedy by Order of the Statute of Labourers, as for their Servant, either by Way of Action or otherwife, as well egainft the Child as againft the Taker or Entitier thereof.

XXIII. Be it also enacted by Authority of this prefent Parliament, That all the Forfeitures appointed or to grow by this S stute, (except the Forfeitures of Juffices of Peace), shall wholly g), and be employed to the Ufe of the Poor aforefaid, and shall be levied by Diffrefs by the Difcretion of the Juffices of the fame County, or Two of them, or other Head Officers aforefaid, and that the Juli ces of Peace in all Shires of England, thall in their Quarter-S. flips next after Eafler, yearly examine the Performance or not Performance of this Statute, according to the Tenour thereof, as they are bound to do by the Statute of Labourers. and at their faid Seffions shall yearly appoint new Collectors and new Overfeers for the Cauf s aforefaid, and shall then allo agree upon new Views and Searches of the faid impotent People within every their Limits for the Year following if need thall be, and further at their faid Soffions shall take Order by their good Difcr tions, for all and every Thing and Things that may in any wife further the Intent of this Act.

XXIV. And be it further enacted by the Authority aforefaid, That Three Juffices of Peace, within all the Shires of this Realm, whereof One to be of the Quarum, shall have full Power by Authority of this prefent Parliament, to hear and determine all Cauf's (except Forfeitures of Juffices of Peace) that shall come in a option by reason of this prefent A st.

XXV. Provided alfo, That for aimuch as it is thought that the Inhabitants of divers Counties, Cities and Towns within this Realm, be not able to relieve the poor, lame and impotent Perfons with Money, to be collected in Manner and Form aforefaid, and that it were over great a Burthen to the Collectors for to gather

Meat,

Meat, Drink, Corn or other Things for their Relief, to be employed and beftowed in Form aforelaid; therefore it is further enacted, That it shall be lawful to and for the Justices of the Peace, in their open Seffions of the Peace, or for the most Part of them there affembled, within any the Counties, Cities or Towns of this Realm, where Collection of Money cannot prefently be had, as this prefent Act willeth and appointeth, to grant Licence under their Hands and Seals, to fuch and fo many of the faid poor and impotent or difeafed Perfons, or to any other Perfon or Perfons, to be by the faid Juffices affigned and allowed for the faid Poor, to alk, gather and receive within fuch other Town, Parish or Parishes of the faid County, as the faid Justices, or the most Part of them there then in their faid Seffions affembled, shall fpecially name, appoint, limit and affign, the charitable Devotion and Alms at the Houfe or Houfes of the Inhabitants of fuch Town, Parish or Parishes, by the faid Justices named, appointed, limited or affigned, fo that they do appoint the faid Poor fo to be relieved only within the Towns and Parishes being within the Divisions of the fame Justices that fo shall give fuch Licence or Licences; and that the Inhabitants of every fuch Parish or Parifhes to the which fuch poor or impotent Perfons shall be fo appointed as is aforefaid, shall be coacted and bound by virtue of this Act, under fuch Pain as to the Difcretion of the faid Juffices there in their Seffions affembled, or the most Part of them, shall feem convenient, to relieve the faid poor and impotent Perfons in fuch Sort as the faid Juffices there affembled shall appoint.

XXVI. And be it further enacted, That if it fhall happen any City or Town Corporate to have in it more impotent and poor Folks not able to labour than the faid Town or City is able to relieve, and the faid City or Town Corporate is a County of itfelf, or fituate or ftanding in one County, and immediately adjoining to another, that in those Cities or Towns, the Mayor or Head Officers of the faid City or Town fhall make Certificate to the Juffices of the Counties adjoining to the faid Cities or Towns, and the fame Juffices of the faid adjoining County or Towns, in their General Seffions of the Peace, fhall give Licence, and follow the Order above remembered, according as other Juffices of the Counties in the which any Town or Parifh furcharged ftandeth, are before limited and authorifed to do.

XXVII. Provided always, and be it enacted by the Authority aforefaid, That all and every Sum and Sums of Money from henceforth to be collected or gathered within the City of London, and the Libertics of the fame, by virtue of this Act, fhall be paid unto the Governor of the Hofpital called the Hofpital of Chrift's Church, within the faid City of London, for the Time being, and shall be by them from Time to Time distributed and bestowed for the Reflef of the Poor of the fame City, according to their Wisdoms and Difcretions; any Thing in this Statute contained to the contrary notwithstanding.

XXVIII. Provided alfo, and be it enacted by the Authority aforefaid, That all and every Sum and Sums of Money from henceforth to be collected or gathered within the City of *Coventry*, and the Liberties of the fame, by virtue of this Act, towards the Maintenance and Relief of the Hofpital of poor People erected is

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in the fame City, shall be paid unto fuch Governor and Governors of the faid Hospital as now is, or hereafter shall be admitted and appointed by the Mayor and Aldermen of the faid City of *Coventry*, or the more Part of them for the Time being; and fuch Governor and Governors fo admitted and appointed as is aforefaid, shall from Time to Time distribute and befow for the Relief of the Poor within the faid City, the faid Sum or Sums of Money, according to their Wisdoms and Diferetions; any Thing mentioned in this Act to the contrary notwithstanding.

XXIX. Provided alfo, and be it enacted by the Authority aforefaid, That all and every Sum and Sums of Money from henceforth to be paid, collected or gathered within the City of *Gloucefler*, Liberties and Limits of the fame City, for and toward the Ufe or Relief of the Poor, and all and every other Relief which fhall be due and payable, or is to be yielded within the faid City, Liberties or Limits, for and toward the Relief of the faid Poor, fhall be from Time to Time paid and delivered, or otherwife fhall ftand and be at the only Rule, Order and Difpofition of the Prefident and Governors of the Hofpital of Saint Bartholomew, of the Foundation of our now moft gracious Sovereign Lady Queen Elizabeth, within the faid City of Gloucefler for the Time being, and fhall be by them from Time to Time diftributed and bettowed for the Relief of the Poor of the faid City, according to their Wifdoms and Difcretions.

XXX. And be it further enacted by the Authority aforefaid, That the Bishop of every Diocese, or his Chancellor for the Time being, shall yearly visit all Hospitals in the Diocese of such Bishop, where no Visitor by the Founder or Founders is appointed, if the Founder of the faid Hofpital be then dead, and to fee and take order that the faid Hofpitals be ordered and used according to the Statutes and Ordinances of the Foundation thereof, and if the Founder be then living, the faid Founder to visit the fame during his Life, without any the Bishops Visitation, and the same Visitation to be at the only Costs and Charges of the Visitors, and not of the Hofpital; and that it shall be lawful to the Bishop of the Diocefe for the Time being, where fuch Hofpital is or shall be, or his Chancellor, upon Complaint or other Intelligence of just Caufe, to take Account how the Rents, Revenues and Profits of any fuch Holpital hath been bestowed and spent, to call before him or them at the faid Hofpital to account, all fuch Perfon and Perfons as have had the Collection or Receipt of any the faid Rents, Iffues, Revenues or Profits; and if any Perfon or Perfons fo called shall and do refuse to account, or entering into account shall refuse to proceed and finish the fame, or upon the finishing thereof shall refuse forthwith to employ or answer to the Use of the faid Hospital such Sum or Sums of Money as upon the fame Account shall appear to be due by him, that then every fuch Perfon and Perfons to refufing shall forfeit and lose fuch Sum and Sums of Money, as to the faid Bishop or Chancellor, and to Two Juffices of the Peace next inhabiting to the faid Hospital, shall be thought meet and convenient, to which Accounts the faid Bishop or Chancellor shall call the fame Two Justices of Peace.

XXXI. Provided alfo, and be it further enacted by the Authority aforefaid, That no Perfon or Perfons having Charge of any Viage in paffing from the Realm of *Ireland*, or from the Voz. IV. Z. *Ifle*  Ile of Man, into this Realm of England, do from the last Day of June next coming, wittingly or willingly transport, bring, carry or convey, or fuffer to be transported, brought, carried or conveyed in any Ship, Picarde, Veffel, Boat or Boats, from and out of the faid Realm of Ireland, or from or out of the faid 1/le of Man, into the Realm of England or Wales, or any Part thereof, any Vagabond, Rogue or Beggar, or any fuch as shall be forced, or very like to live by begging within the Realms of England or Wales, being born in the Realm of Ireland, or in the faid Ifle of Man, on pain of every fuch Perfon or Perfons fo bringing, tranfporting, carrying or conveying, either fuffering to be brought, transported, carried and conveyed in any Manner and Form aforefaid, to forfeit and lofe for every fuch Vagabond, Rogue, Beggar or other Perfon which shall be forced or like to live by begging within this Realm of England or Wales, being transported and fet on Land in any Part of England or of Wales, Twenty Shillings of lawful English Money, to the Use of the Poor of the fame Parifh in which they were fet on Land, to be levied by the Collectors of the fame Poor for the Time being, by Seizure and felling of any the Goods and Chattels of the fame Perfon which shall fo bring, transport, carry or convey any such Rogue, Vagabond or Beggar, or other Perfon which shall be forced or like to live by begging within the Realm of England or of Wales, to the Value of the fame Forfeiture, and on the Pain of the fame Vagabonds, Rogues and Beggars fo fet on Land, to be punished as the other Vagabonds and flurdy Beggars in this Act before mentioned and declared.

XXXII. And be it likewife enacted, If any fuch Manife or Irifb Rogue, Vagabond or Beggar, been already or shall at any Time hereafter be set on Land in any Part of England or of Wales, the same shall be conveyed to the next Port in or near which they were landed, and from thence be transported at the common Charge of the County where they were set on Land, into those Parts from whence they came or were transported.

XXXIII. Also be it provided, That if any Manner of Perfon fhall hereafter find him or herfelf grieved with any Taxation fet upon them by virtue of this A&, it fhall be lawful for them at the next General Selfions of the Peace, to be holden within the fame Shire where their Taxation fhall be, to make Complaint thereof to the Justices of the Bench, and to be eafed of their exceffive Charge, by the Difcrction of the whole Bench, or the most of them; and if any Default shall be hereafter found in any Justices of Peace, or Quorum, in or about the Execution of this A&, every of the faid Justices, upon Proof of their faid Default by Two fufficient Witneffes before the Justices of Affize, at the next General Selfions of Gaol Delivery for the fame County after the fame Default, shall forfeit and hole Five Pounds of lawful English Money, the One Half whereof to be to the Ufe of the faid poor People of the fame County, and the other Half to the Queen's Majesty, which faid Forfeiture shall be levied by Distress, by the Different of the faid Justices of Affize.

XXXIV. And whereas a great Number of poor and difeafed People do refort to the City of Bath, in the County of Somerfet, and the Town of Buckflone, in the County of Derby, for forme Fale and Relief of their Difeafes at the Baths there, and by 10

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Means thereof the Inhabitants of the fame City of Bath and Town of Buckflone are greatly overcharged with the fame poor People, to their intolerable Charge; Be it enacted by the Authority aforefaid, That no difeafed or impotent poor Perfon, living on Alms at any Time after the Feaft of Saint Bartholomew the Apostle next coming, shall refort or repair from their Dwelling Places to the faid City of Bath and Town of Buckflone, or either of them, to the Baths there for Eafe of their Grief, unless fuch Perfon be not only licenfed fo to do, by Two Juffices of the Peace of the County where fuch Perfon doth or shall then dwell and remain, but also provided for by the Inhabitants of fuch Hundreds, Parishes or Places from whence they shall fo be licenfed to travel, of fuch Relief for and towards his Maintenance, as shall be neceffary for the fame Perfon, for the Time of fuch his Abode at the faid City of Bath and Town of Buckfione, or either of them, and return home again as shall be limited by the fame Licence, upon Pain to be reputed, punished and used as Vagabonds, by the Purview of this Estatute; and that the Inhabitants of the fame City and Town shall not in any wife be charged by this A& with the Finding or Relief of any fuch poor People.

XXXV. And for the better Performance of this charitable Act, it is ordained and established by Authority aforefaid, That whereas the late King of famous Memory King Henry the Eighth, his Heirs or Succeffors, or any other Perfon or Perfons, heretofore by his or their feveral and lawful Erections and Foundations. hath or have ordained or appointed any Sum or Sums of Money, Rents, Reliefs or Commodity to the Ufe of the Poor, or for the repairing or mending of Highways or Bridges, not being taken away otherwife by Act of Parliament, whether the fame be in any Cathedral Church, College or elfewhere, that the Bishop of the Diocefe, or his Chancellor, within which the faid Cathedral Church, College or Place is, and the Justices of the Peace of the County within the which the faid Cathedral Church, College or Place is, or Three of them, (whereof One to be of the Quorum), shall have Authority from Time to Time to examine how and after what Manner the faid Money, Rent, Relief or Commodity is bestowed; and to call to account the Parties which do detain the faid Money, Rents or Relief, and thereupon to take fuch Order for the Distribution of the fame, as to their Discretions shall feem most fit and agreeable to the good Intent of the Founders, Givers or Granters, and thereof to make Certificate in the High Court of Chancery once in every Year.

XXXVI. Provided always, That whereas by reafon of this Act, the Common Gaols of every Shire within this Realm are like to be greatly peftered with a more Number of Prifoners than heretofore hath been, for that the faid Vagabonds and other lewd Perfons before recited, fhall upon their Apprehenfion be committed to the Common Gaol of the fame Shire where they are fo taken and apprehended, and that in moft Shires of this Realm the Common Gaols are in fuch Towns where there be a great Number of poor People, more than they are well able to fuffain with their Relief, and in fome Shires the Affizes are kept far diftant from the Place where the Common Gaols are, by reafon whereof the faid Prifoners are like to familh for want of Suftenance, if they be not therefore provided :

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XXXVII. For

XXXVII. For Remedy whereof, be it therefore enacted by the Authority aforefaid, That it shall and may be lawful for the Juffices of Peace of every Shire within this Realm, at their General Quarter-Seffions of the Peace to be holden within the fame Shires, or the most Part of the faid Justices being then prefent, to rate and tax every Parish within the faid Shires, at such reasonable Sums of Money for and towards the Relief of the faid Prifoners, as they shall think convenient by their Difcretions, fo that the faid Taxation and Rate doth not exceed above Six Pence or Eight Pence by the Week out of every Parish; and that the Churchwardens of every Parish within this Realm for the Time being, shall every Sunday levy the fame, and once every Quarter in the Year pay to the High Constables or Head Officers of every Town, Parish, Hundred, Riding or Wapentake within this Realm, all fuch Sums of Money as their Parish shall be rated and taxed for and towards the Relief of the faid Prifoners within their faid feveral Parishes; and that the faid High Constables and Head Officers, and every of them, shall pay all fuch Sums of Money fo to them paid by the faid Churchwardens, at every General Quarter-Seffions to be holden within the faid feveral Shires, to fuch fufficient Perfons. dwelling nigh the faid Gaols, as shall be - appointed by the faid Juffices in their faid open Quarter-Seffions, to be there ready to receive the faid Money fo collected as is aforefaid; and that the Collectors for the faid Prifoners shall weekly diffribute and pay all fuch Sums of Money, as they and every of them shall receive for the Relief of the faid Prifoners as aforefaid, upon Pain as well the faid Churchwardens of every Parish, Constables and Head Officers of every Hundred or Wapentake, as alfo the faid Collectors appointed for the Collection and Contribution of the faid Prifoners fo making Default as aforefaid, to forfeit Five Pounds, the one Moiety thereof shall be to the Use of the Queen's Majefty, her Heirs and Succeffors, and the other Moiety to the Relief of the Prifoners; any Statute, Law, Cuftom,

Use or other Thing to the contrary in any wife notwithstanding. XXXVIII. Provided always, That the Justices of Peace within any County of this Realm, or Wales, shall not intromit or enter into any City, Borough, Place or Town Corporate, where be any Justice or Justices of Peace for any fuch City, Borough, Place or Town Corporate, for the Execution of any Branch, Article or Sentence of this Act, for or concerning any Offence, Matter or Caufe growing or arifing within the Precincts, Liberties or Jurifdictions of fuch City, Borough, Place or Town Corporate; but that it may and shall be lawful to the Justice and Justices of Peace, Mayor, Bailiffs, and other Head Officers of those Cities, Boroughs, Places and Towns Corporate, where there be Juffice or Justices, to proceed to the Execution of this Act, within the Precinct and Compais of their Liberties, in fuch Manner and Form as the Juffices of Peace in any County may or ought to do within the fame County by virtue of this Act; any Matter or Thing in this Act expressed to the contrary thereof notwithftanding.

XXXIX. And that every Juffice and Juffices of the Peace, within every fuch City, Borough, Place and Town Corporate, for every Offence by them or any of them to be committed contrary to the Intent and Meaning of this Statute, thall be punifiable and chargeable

chargeable as other Juffices of Peace at large in the Counties are by this AA above appointed to be.

XL. Provided always, and be it further enacted by the Authority aforefaid, That if it fhall chance any City or Town Corporate to have in it more poor Folks than the Inhabitants thereof fhall be able to relieve, that in fuch Cafe, upon Certificate thereof made, and of the Number and Names of the Perfons with which they be fo furcharged, unto the Juffices of the Peace of the County in which fuch City or Town Corporate fhall lie and be fituate, at their Quarter-Seffions of the Peace, by Two Juffices of Peace of the faid County, and the Mayor or other Head Officer of the fame City or Town Corporate; the Juffices may by their Difcretions in the fame Seffions, take, order, appoint and caufe the fame poor Folk to certified to be provided for and telieved, by giving of Licence to beg, or otherwife, in fome other Place or Places of the faid County, out of fuch City or Town Corporate fo furcharged.

XLI. Provided alway, That this Act, or any Thing therein contained, fhall not extend to the poor People for the Time being in the Hofpital called Saint Thomas Hofpital, otherwife called the King's Hofpital, in the Borough of Southwark, near adjoining to the City of London, but that the Mayor, Commonalty and Citizens of the faid City of London for the Time being, fhall and may only have the Rule, Order and Government of the faid Hofpital, and of the Poor People therein for the Time being; any Thing in this Act to the contrary notwithftanding.

XLII. Provided always, That this Act, or any Thing therein contained, or any Authority thereby given, fhall not in any wife extend to difinherit, prejudice or hinder Jobn Dutton of Dutton, in the County of Chefler, Equire, his Heirs or Affigns, for, touching or concerning any Liberty, Privilege, Pre-eminence, Authority, Jurifdiction or Inheritance, which the faid John Dutton now lawfully ufeth or hath, or lawfully may or ought to ufe within the County Palatine of Chefler, and the County of the City of Chefler, or either of them, by reafon of any ancient Charters of any Kings of this Land, or by reafon of any Prefoription or other lawful Ufage or Title whatfoever.

XLIII. This Act to endure for Seven Years, and from thence to the End of the next Parliament then next following.

[So much of this A& as concerns the gaoling, boring through the Ear and Death, in the Second Degree of Vagabonds, repealed, 35 Eliz. c. 7. § 24; as concerns the Puni/bment of Vagabonds, 39 Eliz. c. 4. See the A& explained and amended as to Baflards, 18 Eliz. c. 3. Continued, 39 Eliz. c. 18. § 38. 41. and fo much thereof as concerns the taxing, rating, levying and employing of Gaol Money, continued, 1 Jac. 1. c. 25. § 32. 21 Jac. 1. c. 28. § 1. 3 Car. 1. c. 4. § 14. 22. 16 Car. 1, c. 4. So much thereof as relates to the Method of taxing Parifhes for the Relief of Prifoners, repealed 12 G. 2. c. 29. § 22.; and the remainder appears to be expired.]

## CAP. VI.

An Act for the Explanation of a Statute made against Fugi- 13 Eliz. c. 3, tives over the Seas, in the Thirteenth Year of the Queen's Majesty's Reign. EXP.

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## CAP. VII.

An A& against the Deceits of Under-Collectors of the Tenths and Subfidies of the Clergy.

• FOR avoiding and Redrefs of great Deceits done to the Queen's Majefty, and to the Prelates and Clergy of this • Realm, by Under-Collectors of the Tenths and Subfidies of the · Clergy, appointed by and under the Archbishops and Bishops ' of this Realm, and Deans and Chapters, (Sede vacante),' Be it enacted, That the Statute made in the Thirteenth Year of her Majesty's Reign, to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. to be liable to the Payment of their Debts, shall to all Intents and Purposes as amply and largely extend, and be confirued to extend, to all fuch Under-Collectors of Tenths and Subfidies of the Clergy, and to their Lands, Tenements and Hereditaments, Goods and Chattels, for fatisfying of fuch Money as they have collected, or shall collect of the faid Tenths and Subfidies to the Use of the Queen's Majefty, her Heirs or Succeffors, (of what yearly Sum foever the Charge of their Collection is or shall be), in like Form as it doth extend to the Tellers, Receivers and other Perfons accountant, whom the faid Act fpecially and expressly concerneth, and in as ample wife, as if fuch Under-Collectors were immediately accountant to the Queen's Majesty, her Heirs or Successors; any Provision in the faid Statute or other Matter whatfoever to the contrary notwithstanding.

II. And that every fuch Under-Collector shall upon Process to tors shall account be awarded out of the Court of Exchequer, be chargeable to in the Exchequer. account for his Receipt of fuch Tenths and Subfidies as any Receiver immediately accountant to her Majefty is or ought to be; and that every Archbishop and Bishop, and Dean and Chapter, (Sede vacante) to whole Charge the Collection of fuch Tenths or Subfidies doth or shall appertain, shall be discharged of so much of the faid Tenths and Subfidies as shall be fatisfied to the Queen's Majefty, her Heirs or Succeffors, of or by the Lands, Tenements, Hereditaments, Goods or Chattels of fuch Under-Collector or his Heirs, without any other Warrant what foever in that Behalf to be obtained.

> [Revived 1 Jac. 1. c. 25. § 31. See, as to Collectors of the Tenths, 3 G. 1. c. 10.]

## CAP. VIII.

An Act for the avoiding of Recoveries fuffered by Collutionby Tenants for Term of Life, and fuch others.

THERE divers Perfons being feifed or that have been feised of Lands, Tenements and Hereditaments, as ' Tenants by the Courtefy of England, Tenants in Tail after Poffibility of Iffue extinct, or otherwife, only for Term of Life • or Lives, or of Estates determinable upon Life or Lives, have <sup>6</sup> heretofore permitted and fuffered other Perfons by Agreement <sup>7</sup> or Covin between them had, to recover the fame Lands and · Tenements and other Hereditaments against the fame particular " Tenants in the Queen's Majefty's Court, or have permitted and · fuffered themselves to be vouched by other Perfons, by Agree-< ment

13 Eliz. c. 4. extended to Under-Collectors.

Under-Collec-

Bifhop how dicharged. \* ment or Covin between them had, in Recoveries fuffered of • the fame Lands, Tenements and other Hereditaments in the · Queen's Majefty's Court, to the great Prejudice of those to " whom the Reversion or Remainder thereof hath appertained or • ought to appertain :

II. For Remedy whereof, be it enacted by the Queen's most Recoveries by excellent Majefty, with the Affent of the Lords Spiritual and Covin fhall be Temporal, and the Commons, in this prefent Parliament affembled, and by Authority of the fame, That all fuch Recoveries hereafter to be had or profecuted by Agreement of the Parties, or by Covin as is aforefaid, against any fuch particular Tenant of any Lands, Tenements or Hereditaments, whereof the fame particular Tenant is or hereafter shall be feifed of any fuch particular Estate as is aforefaid, or against any other with Voucher over of any fuch particular Tenant, or of any having or that had Right or Title to any fuch particular Eftate or Tenancy as is aforefaid, shall from henceforth, as against fuch Perfon or Perfons to whom any Reverfion or Remainder thereof by Force of any Conveyance or Device before that Time had or made, shall, ought or lawfully may appertain, and against their Heirs and Successfors, be clearly and utterly void and of none Effect; any Law or Ufage heretofore had to the contrary thereof in any wife notwithstanding.

III. Provided alway, That this Act, nor any Thing therein Recovery by contained, fhall extend or be prejudicial to any Perfon or Perfons good Tule. that fhall hereafter by good Title recover any Lands, Tenements or Hereditaments, without Fraud or Covin, by reason of any former Right or Title; but that all and every fuch Recovery and Recoveries fo to be had or profecuted upon former Rights or Titles, shall stand and be in like Force, Strength and Effect, as they were before the making of this Act; any Thing herein contained to the contrary in any wife notwithstanding.

IV. Provided alfo, That all and every fuch Recovery and Re- A Recovery by coveries to be had or profecuted of any Lands, Tenements or the Affent of Hereditaments as aforefaid, by the Affent and Agreement of any him in the Perfon or Perfons to whom any Reversion or Remainder thereof Reversion, & then shall or ought to appertain, (fo that the same Assent and Agreement do appear of Record in any Court of our Sovereign Lady the Queen's Majefty, her Heirs or Succeffors), shall stand and be in like Force, Strength and of like Effect, against such Perfon and Perfons that shall fo affent and agree, their Heirs and Succeffors, as they were before the making of this Act; any Thing herein contained to the contrary in any wife notwithstanding. " 32 H. 8. c. 31. repealed. § 5.

## CAP. IX.

## An A& declaring that the Tenant and Defendant may have a Tales de Circumfantibus, as well as the Demandant or Plaintiff.

OR the avoiding of great and chargeable Delays oftentimes happening unto Tenants and Defondants, be it enacted, That in all Cases, whereas the Party Plaintiff or Demandant by any Statute heretofore made, may have upon his or their Request made unto the Justices of Nifi Prius within this Realm of England, or to the Juffices of Oyer or of Affifes of the Twelve Shires of Z 4 Wales,

Tales de Circumfiantibus where granted.

Defendant may have a *Falls* in popular Actions. Wales, and of the Counties Palatines of Lancafter, Chefter and Durbams, a Tales de Circumstantibus, that in all and every fuch Cafe and Cafes, the Party and Parties, Tenants, Actors, Avowants and Defendants, (if the Plaintiffs or Demandants shall upon the calling of the principal Panel or Jury forbear or refuse to pray the same), shall and may, upon his or their Request or Defire, have upon the fame Record and by the fame Justices the Tales or Taleffer unto them granted, in like Manner, Form and Degree, to all Respects and Purpoles, as the Plaintiff or Demandant in any Suit or Action may have the fame by any Statute or Ordinance heretofore made or fet forth; and the rather for the speedy Trial of the Issue and Issue or hereafter to be joined in any Plea, Suit or Action; any Law, Custom or Usage heretofore used to the contrary thereof in any wife notwithstanding.

II. Provided alfo, and be it further enacted by the Authority aferefaid, That in all popular Actions, Informations, Bills or Suits commenced or had, or hereafter to be commenced or had, in any the Queen's Majefty's Courts of Record, upon any Penal Laws or Statutes wherein any Perfon doth or fhall fue or profecute, or inform, as well for the Queen's Majefty, her Heirs and Succeffors, as for himfelt, whereupon Iffue is or fhall be joined to be tried by the Country, that therein the Party Defendant or Defendants fhall be admitted to pray, and have a Tales de Circumflantibus as in other Cafes aforefaid.

## CAP.X.

An Act to reform the excellive Length of Kerlies.

" NO Perfon using the Trade of making of Kersies shall purposely "make any above the Length of Eighteen Yards.

[Repealed, 3 Jac. 1. c. 16. § 2.]

## CAP. XI.

## An A& for the Continuation, Explanation, Perfecting and Enlarging of divers Eftatutes.

4 24 H. 8. cc. 7. 9. 3 & 4 E. 6. cc. 19. 21. 5 Eliz. c. 2. 1 Eliz.
4 c. 17. 5 Eliz. cc. 7. 9. 8 Eliz. cc. 10. 15. 13 Eliz. cc. 5. 20.
4 21. 25. oontinued until the End of the next Parliament. § 1—12.

<sup>6</sup> XIII. And where in the Statute made in the Thirteenth Year <sup>6</sup> of the Queen's Majefty's Reign, intituled, An AB for the Re-<sup>6</sup> viving and Continuance of certain Statutes, is contained one Provifo, <sup>6</sup> That the faid Act concerning the Avoiding of foreign Wares made <sup>6</sup> by Handicraftfmen beyond the Seas, or any Claufe, Article or <sup>6</sup> Meaning therein contained, fhould not in any wife extend or be <sup>6</sup> prejudicial to any Intercourfe or Treaties of any Intercourfe <sup>6</sup> then ftanding in force, had or made between the Progenitors of <sup>6</sup> the Queen's Majefty, or her Highnefs, and any others:' Now for good Confiderations, and fpecially that Strangers may not be at Liberty, and the Queen's Majefty's natural Subjects reftrained, be it enacted, That the faid Provifo, and every Claufe, Article and Matter therein contained, fhall from henceforth be repealed and utterly void.

13 Eliz. c. 20.

13 Eliz. c. 13. § 17. repealed.

> XIV. Provided alfo, and be it enacted that these Words ' [So ' foon as it or any Part thereof shall come to any Possifion or ' Use

fo

" Use above forbidden, or ]' which Words are contained in the faid Statute made in the faid Thirteenth Year, touching Leafes of Benefices, and other Ecclefiaftical Livings with Cure (a), shall not be revived by this Act but remain difcontinued, and shall from henceforth be omitted out of the faid Act; any Thing in the faid Act or in this Act to the contrary notwithstanding. (a) [13 Eliz. c. 20. repealed 43 G. 3. c. 84. § 10.]

XV. And where fundry evil difpofed Perfons have defrauded <sup>4</sup> the true Meaning of the faid laft mentioned Statute made in the faid Thirteenth Year, by Bonds and Covenants of fuffering other " Perfons to enjoy Ecclediaftical Livings, and the Fruits thereof, " for that fuch Bonds and Covenants are not in Law taken to be · Leafes, although indeed they amount to as much :' Be it therefore enacted, That all Bonds, Contracts, Promifes and Covenants Bonds, &c. for hereafter to be made for fuffering or permitting any Perfon to enjoying Leafes, enjoy any Benefice or Ecclefiaftical Promotion with Cure, or to take Profits or Fruits thereof, other than fuch Bonds and Covenants as shall be made for Assurance of any Lease heretofore made, shall be to all Intents and Purposes adjudged of fuch Force and Validity and not otherwife, as Leafes by the fame Perfons, made of fuch Benefices and Ecclefiaftical Promotions with Cure. [See Note to Sect. 14.]

XVI. And be it further declared and enacted, That all Leafes, Leafes made by Bonds, Promifes and Covenants of and concerning Benefices and Curates. Ecclefiaftical Livings with Cure, to be made by any Curate, shall be of no other nor better Force, Validity or Continuance, than if the fame had been made by the beneficed Perfon himfelf that demifed or shall demife the fame to any fuch Curate.

' XVII. And where in one other Act made in the faid " Thirteenth Year, intituled, An Att against fraudulent Gifts, to 13 Eliz. c. 10. \$2 \* the Intent to defeat Dilapidations of Ecclefiaffical Livings, and for " Leafes to be granted by Collegiate Churches, there is one Branch • to avoid certain Leafes to be made by Masters and Fellows of • Colleges, Deans and Chapters of Cathedral or Collegiate • Churches, Mafters or Guardians of any Holpital, or by any · Parson, Vicar or any other, having any Spiritual or Ecclefi-· aftical Living :' Be it enacted, That the faid Branch, nor any Thing therein contained, shall not extend to any Grant, Assurance or Leafe of any Houfes belonging to any the Perfons or Bodies Politick or Corporate aforefaid, nor to any Grounds to fuch Houses appertaining, which Houses be situate in any City, Borough, Town Corporate or Market Town, or the Suburbs of any of them; but that all fuch Houfes and Grounds may be Leafes of Houfes granted, demifed and affured, as by the Laws of this Realm, made by Spiritual and the feveral Statutes of the faid Colleges, Cathedral Churches Perfons. and Hofpitals, they lawfully might have been before the making. of the faid Statute, or lawfully might be if the faid Statute were not; fo always that fuch Houfe be not the Capital or Dwellinghouse used for the Habitation of the Persons abovesaid, nor have Ground to the fame belonging above the Quantity of Ten Acres; any Thing in the faid Act to the contrary notwithstanding.

XVIII. And be it further enacted, That all Sums of Money Dilupidations. hereafter to be recovered, for or in Name of Dilapidations, by Sentence, Composition or otherwise, shall within Two Years after fuch Receipt be truly employed upon the Buildings and Reparations

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tions in refpect whereof fuch Money for Dilapidations shall be paid; on Pain that every Person fo receiving and not employing as aforefaid, shall forfeit double as much as fo shall be by him received and not employed; the which Forfeiture shall be to the Use of the Queen's Majesty, her Heirs and Successfors.

XIX. Provided alway, and be it enacted, That no Leafe fhall be permitted to be made by force of this Act in Reversion, nor without referving the accustomed yearly Rent at the least, nor without charging the Lesse with the Reparations, nor for longer Term than Forty Years at the most; nor any Houses shall be permitted to be aliened, unless that in Recompence thereof there shall be afore, with or prefently after fuch Alienation, good, lawful and fufficient Affurance made in Fee Simple absolutely to fuch Colleges, Houses, Bodies Politick or Corporate, and their Succeffors, of Lands of as good Value, and of as great yearly Value at the least, as fo shall be aliened; any Statute to the contrary notwithstanding.

<sup>6</sup> XX. And foralmuch as all the fame feveral Acts and Sta-<sup>6</sup> tutes, and every of them, do feem good, beneficial and needful <sup>6</sup> to be further continued, for the Weal and Profit of this Realm," Be it therefore now enacted, by the Queen's most excellent Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the fame feveral Acts and Statutes and every of them, and all and every Article, Claufe and Sentences in them and every of them contained, thall continue, be and endure in full Force and Effect until the End of the next Parliament.

## C A P. XII.

An Act for the Repeal of a Statute made Anno octavo of the Queen's Majefly's Reign, touching the Town of Sbrew/bury.

TATHERE at the Parliament holden at Westminster the last Day of September in the Eighth Year of the Reign of • our Sovereign Lady the Queen's most excellent Majesty, there " was an Act made, intituled, An Act touching Drapers, Cottoners . and Frizers in the Town of Shrewsbury in the County of Salop : And in the fame Act there is contained Matter then supposed for the Benefit of the faid Town of Shrewfbury, in advancing ' the Corporation of Drapers, Cottoners and Frizers of the faid · Town : And it was thereby enacted, That from and after the • Feast of Easter then next enfuing, no manner Person or Persons • whatfoever, inhabiting and dwelling within the faid Town of · Shrenv/bury, or the Liberties or Franchifes of the fame Town · (other than fuch as then had, or then after should ferve as · Apprentice in the Occupation or Science of Drapers, or then \* had been, or thereafter should be, free of the faid Science or . Mystery) should occupy, use, exercise or frequent the faid " Trade, Art, Mystery or Science of buying of the faid Wells \* Cloth or Lining, Cottons, Frizes or Plains, nor have any Factor " or Doer for him or them in the fame, nor by any Colour, . Engine or Fraud, buy any of the faid Frizes, Linings, Cottons and Plains; upon Pain that every Perfon and Perfons inhabiting
as is aforefaid, and occupying, using or exercising the faid Trade; · Art

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8 Eliz. c. 7.

\$ 3.

Statutes con-

 Art, Myftery, Occupation or Science of buying of Wel/b Clothes • and Linings, &c. and not authorized by the Act, should lose and forfeit for every Piece of the faid Clothes bought, Six Shillings Eight pence :'

" II. And where fithence the making of the faid Act, Ex-· perience hath plainly taught in the faid Town, that the faid • Act hath not only brought the good Effect that then was • hoped and furmifed, but also hath been and now is likely to • be the very greatest Cause of the Impoverishing and Undoing of • the poor Artificers and others, at whole Suit the faid Act " was procured, for that there be now, fithence the making of • the faid Statute, much fewer Perfons to fet them a-work than before ; and by reftraining all other Inhabiters of the faid Town · of Shrewsbury from the former lawful Trade ever heretofore " used of buying of Wel/b Clothes, Frizes, Cottons, Linings and · Plains (leaving the fame neverthelefs free for all the Subjects of · England, without any Restraint, faving for the faid Inhabitants \* of the Town of Shrewfbury and the Liberties and Franchifes of • the fame Town only) hath been the evident Occasion of great · Decay, not only to the faid Town, and the Liberties and Franchifes of the fame, but also to a great and infinite Number of
poor People in North Wales, that is to fay, in the Counties of 6 . Mountgomery, Denbigh, Merioneth, and also the Town of O/weffer, \* and the greatest Part of the Country thereabouts, where the faid \* Wel/b Clothes, Frizes, Cottons, Linings and Plains are made and fold, which were wont to be maintained and relieved by Trade of • making or working of the faid Frizes, Cottons, &c. contrary to \* the Expectation that then was wrongfully conceived :'

III. Be it therefore, at the humble Suit of the Inhabitants of 8 Eliz. c. 7. in the faid Town, and also of the faid Artificers, for whole Benefit part repealed, and the faid Act was supposed to be provided, enacted, That the faid the Refidue Act, and all the Matter in the faid Act contained, shall from confirmed. henceforth be repealed and made void ; any Thing in the faid Act to the contrary notwithstanding.

IV. Provided always, That fo much of the faid Statute of the Eighth Year of our Sovereign Lady the Queen's Majefty that now is, and every Article and Branch therein contained as toucheth the prefent and ready Payment of Money to Sheermen, Cottoners and Frizers, for their Work, and also as toucheth the Reftraint of fuch as shall or do occupy or use the Trade of buying of Frizes, Cottons or Plains, from the Ufe or Exercife of the Faculty of Frizing or Cottoning, shall stand and be in force; any Thing in this Statute to the contrary notwithstanding.

## CAP. XIII.

## An Act for the annexing of Hexam and Hexam/hire to the County of Northumberland.

THERE for the Space of divers Years now paft, the Queen her Highness, and her most noble and dearly · beloved Father King Henry the Eighth, King Edward the Sixth her Highness Brother, Queen Mary her late Sifter, as in the Right of the Imperial Crown of this Realm of England, by e reason of one Exchange had and passed between the faid late King

King Henry the Eighth, and the late Reverend Father Robert · Archbishop of York, in the Year of the most noble Reign • of the faid late King Henry, have been, and her Majesty yet is · feifed of and in the Franchife and Liberty of Hexam and Hexam-. fbire, lying within the Body and Middle of the County of Northumberland, which faid Liberty and Territory, when it was • in the Hands of the faid Archbishop, was commonly termed and \* named a County Palatine, where in Right or Proof there was • none fuch, yet by reafon of that Error, ever fince, and yet, there hath been and are divers Opinions, befides fome Queffion and
Doubts, whether the faid Liberty and Territory of Hexam and " Hexam/bire should and ought to be Part of the faid County of Northumberland, or otherwife exempted, and whether the Dwellers " and Inhabiters there should and ought to be justifiable, and " answer to Justice as other of the faid County of Northumberland • are and ought, or not; and the like Question and Doubt yet is • and remaineth; by Reafon whereof, not only Pleas of the Crown and Suits betwixt Party and Party have fuffered continual Stays, · Lets, and also have had no End of Trial, and belides, the most • and greatest Offenders to the Crown and their Country have -• and daily run thither as unto a Sanctuary, upon Hope and Truft of Refuge and Safeguard thereby, to the great Comfort and . Encouragement of many, the vileft and worft Subjects and • Offenders in all the North Parts, and to the great Offence of • the Almighty, and most manifest Hindrance of good Execution • of Laws and Juffice :' In and for due Remedy and Redrefs of such great Enormities and apparent Mischiefs, may it therefore pleafe the Queen her Majesty, that by her Highness, the Lords Spiritual and Temporal, and the Commons, in this prefent High Court of Parliament now affembled, that it may be enacted, manifeited and declared, by Authority of the fame, That the faid Territory, Franchife and Liberty of *Hexam* and *Hexamfbire*, with the Liberties of the fame, may be, is and shall be from henceforth taken to be within and Part, Parcel and Member of the faid County of Northumberland. And that as well the Pleas of the Crown, as also all Suits betwixt Party and Party, may proceed, and have their due End and Trial within the faid County of Northumberland, by and before the Sheriff and Coroners of the faid Shire, and also before the Justices of Peace, Justices of Gaol Delivery, Juffices of Affife, Nifi Prius, Oyer and Determiner, and other Officers, and each and every of them, as the Cafe shall require, and take Effects as any of the like have been, or ought to be, which have happened or shall hereafter happen within the faid County of Northumberland; and that from henceforth the Sheriff and other Officers of the County of Northumberland for the Time being may have full Power and Authority to execute his or their Office, and all Proceffes to him or them directed within Hexam and Hexam/bire, and Liberties of the fame, in as ample and large Manner as he or they may, should or ought to do, within . any other Part of the faid County of Northumberland, any Grant, Privilege, Cuftom, Ulage, Liberty or Thing elfe whatfoever heretofore made, claimed, ufed, had, put in Ure or Execution, or enjoyed, to the contrary notwithstanding. Saving to the Bailiff of the Liberties, or other Officers of the faid Town of Hexam and Hexam (bire.

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Hexam/bire, or the Liberties thereof, all Liberties and Privileges for executing of Process, Return of Writs, and otherwife, as they or any of them of Right ought to have before the making of this Act.

## CAP. XIV.

An Act for the Assurance of Gifts, Grants, Ge made and to be made to and for the Relief of the Poor in Hofpitals, &c.

WHERE our late Sovereign Lord of famous Memory Letters Patents, King Edward the Sinth Lin Lin L King Edward the Sixth, by his Letters Patents dated 26th June, 7E.6. • the Twenty fixth Day of June in the Seventh Year of his most \* gracious Reign, did found, erect and eftablish Three Hospitals • in and near to the City of London, called the Hofpitals of King · Edward the Sixth, of Chrift, Bridesvell and St. Thomas the · Apostle; and by his faid Letters Patents gave and granted · Power and Liberty for purchasing of Lands, Tenements and · Hereditaments for the Relief and Suftentation of the Poor in • the faid Hospitals, as by the faid Letters Patents more plainly • appeareth : Ând whereas also our late Sovereign Lord King Letters Patents, • Henry the Eighth, by his Letters Patents dated the Thirteenth 13th Jan 38H & · of January in the Thirty eighth Year of his Reign, did found · an Hofpital in West Smithfield called Little St. Bartholomew's, · near London : And whereas divers well difpofed and charitable · Perfons have given Lands, Tenements and Hereditaments to • the Relief and Suftentation of the Poor, not only in the faid " Hofpitals, but also in other Hospitals; and as it is hoped many · more hereafter will likewife charitably give, and where many of • fuch Gifts and Affurances have been and are likely to be made • by the laft Wills of the Givers thereof, at which Time for Want · of Counfel or other Opportunities, it may happen that the right \* Name of the faid Corporation hath not or fhall not be truly · named or expressed, whereby may grow some Question of the · Validity of fuch Grants, Gifts or Devices :' Be it therefore enacted by the Queen's most excellent Majesty, the Lords' Spiritual and Temporal, and the Commons, in this prefent Parlia-ment affembled, and by the Authority of the fame, That all Gifts, Misnaming of Grants, Legacies, Devifes and Affurances made or to be made of Corporations in any Lands, Tenements and Hereditaments, by Will, Feoffments Wills, &c. or otherwife, to the Ufe or for the Relief of the Poor in any Hospital now remaining and being in effe, and employed to the Relief or Maintenance of the Poor in the faid Hospitals, or any of them, shall be as good and available in Law, according to the true Meaning of any fuch Donor, Grantor, Teftator, Devifor or Affurer, as if the faid Corporation had been or were in the Writings or Deeds of fuch Gifts, Grants, Devife or Affurance, or in fuch last Will or Testament, rightly or truly named; any fuch misnaming, misreciting, or not true naming or reciting of the faid Corporation to the contrary notwithstanding : Saving to Saving. all and every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, other than fuch Donor, Grantor, Testator, Devisor and Assurer, their Heirs and Successors, all fuch Right, Title and Interest, as they or any of them have or shall have in or to any Lands, Tenements or Hereditaments for given, granted, devifed or affured, as if this Act had never been had

13 Eliz. c. 10. \$2

.explained.

5 Eliz. c. 11. 52.

had nor made. And where in the last Parliament holden at Westminster it was provided and enacted, among other Things, That from henceforth all Leafes, Gifts, Grants, Feoffments, Conveyances or Eftates, to be had, made or fuffered by any Mafter and Fellows of any College, Dean and Chapter of any Cathedral Church, Master or Guardian of any Hospital, Parson, Vicar or any other having any Spiritual Living of any Houfe, Lands, Tenements or Hereditaments, Parcel of the Posseffion of any fuch College, Cathedral Church, Hospital, Parfonage, Vicarage or other Spiritual Promotion, or pertaining to the fame, or any of them, to any Perfon or Perfons, Bodies Politick or Corporate, other than for Term of One and twenty Years, or Three Lives, in Manner and Form as is mentioned in the faid Act, should be utterly void and of none Effect; Be it enacted and declared by the Authority of this prefent Parliament, That these Words (Master or Guardian) of any Hospital mentioned in the faid former Act, were intended and meant of all Holpitals, Maifon Dieus, Bead-houses, and other Houses ordained for the Sustentation or Relief of the Poor, and fo shall be expounded, declared and taken for ever.

# Anno decimo octavo Reginæ ELIZABETHÆ. (A.D.1576.)

STATUTES made in the Parliament by Prorogation holden at Westminster the Eigheb Day of February in the Eighteenth Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of England, France and Ireland, Queen, Defender of the Faith, Gc. and there continued until the Fifteenth Day of March then next followiug; viz.

## CAP. I.

An Act against the diminishing and impairing of the Queen's Majesty's Coin, and other Coins lawfully current within this Realm.

• W HEREAS the Offences of Clipping, Rounding, Wafhing and Filing, for wicked Lucre or Gains-fake, of any the proper Monies or Coins of this Realm or the Dominions thereof, or of the Monies or Coins of any other Realm allowed by Proclamation, and fuffered to be current within this Realm or the Dominions thereof, by a Statute made in the Fifth Year of the Queen's Majefty's Reign, are taken, deemed and adjudged to be Treafon; and the Offenders therein, their Counfellors, Confenters and Aiders, likewife deemed and adjudged as Offenders in Treafon, and being thereof lawfully convicted or attainted, according to the due Order and Courfe of the Laws of this Realm, are to fuffer Pains of Death, and to lofe and forfeit all bis and their Goods and Chattels, and also all his and their Lands

Lands and Tenements, during his and their natural Life or Lives only, as by the faid Effatute thereof made, among other Things ' therein contained, more at large it doth and may appear : • Sithence the making of which good Law and Statute divers falfe and evil disposed Persons, knowing that the said Law <sup>6</sup> being, as it is, penal, ought to be taken and expounded strictly " according to the Words thereof, and the like Offences, not by any Equity to receive the like Punishment or Pains, have fithence • the making of the faid Law and Statute most wickedly devifed and practifed, for wicked Lucre and Gains-fake, other Arts, undue Ways and Means, to fallify, impair, diminish and lighten, • as well the proper Monies and Coins of this Realm and the Dominions thereof, as also the Monies or Coins of other Realms " allowed and fuffered to be current within this Realm and the Dominions thereof by her Majefty's Proclamation, to the great · Damage, Lois, Hurt and Deceit, as well of her Majesty, as of all her faithful and loving Subjects, and more is like hereafter
to be practifed and done, if the fame be not fpeedily met withal :' For Reformation and Remedy whereof, Be it enacted, declared and established by the Authority of this prefent Parliament, That Diminishing, &c. if any Person or Persons, of what Estate, Degree or Condition any Coin current foever he or they be, shall from and after the First Day of April next coming, for wicked Lucre or Gains-fake, by any Art, Ways or Means whatfoever, impair, diminish, falsify, scale or lighten the proper Monies or Coins of this Realm, or any the Dominions thereof, or the Monies or Coins of any other Realms allowed and fuffered to be current at the Time of the Offence committed within this Realm of England or any the Dominions of the fame, by the Proclamation of the Queen's Majefty, her Heirs or Succeffors, shall be taken, adjudged and deemed to be Treason ; and the Offenders therein, their Counfellors, Confenters and Treafon. Aiders, shall be likewife deemed and adjudged as Offenders in Treason, and being thereof lawfully convicted or attainted, according to the due Order of the Laws of this Realm, shall fuffer Pains of Death, and lofe and forfeit all their Goods and Chattels to the Queen's Majefty, her Heirs and Succeffors, and shall also lose and forfeit to the Queen's Highness, her Heirs and Successors, all their Lands, Tenements and Hereditaments, during his or their natural Life or Lives only.

II. Provided always, and be it enacted by the Authority afore- No Corruption faid, That this Act, nor any Thing therein contained, nor any of Blood, &c. Attainder or Attainders of any Person or Persons for any Offenee or Offences made Treason by this Act, shall in any wife extend, or be judged, interpreted or expounded to make any Corruption of Blood to any the Heir or Heirs of any fuch Offender or Offenders, or to make the Wife of any fuch Offender to lose or forfeit her Dower of or in any Lands, Tenements or Hereditaments, or her Title, Action or Interest to the same ; any Thing in this Act contained, or any Attainder or Attainders hereafter to be had, for any Offence or Offences made Treason by this Act, to the contrary notwithstanding.

III. And he it further enacted, by the Authority aforefaid, Trial of Peers. That if any of the Lords of the Parliament, or Peer of this Realm, for the Time being, shall fortune at any Time hereafter to be c

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be indicted of any Offence made Treason by this Act, that then they and every of them shall have his or their Trial by their Peers, as hath been used heretofore in Cases of High Treason.

## CAP. II.

An A& for Confirmation as well of all Grants made to the Queen's Majefly, as of Letters Patents made by her Majelly to others.

**X**/HERE fithence the Eighteenth Day of November, in the First Year of the Queen's Majesty's Reign, divers and . fundry Honours, Caftles, Manors, Lands, Tenements, Rents, " Reversions, Services and other Hereditaments have been con-· veyed and affured to her Highnefs, her Heirs and Succeffors, • by or from divers and fundry Perfons and Bodies Politick, as well for the Difcharge and Satisfaction of great Debts and Sums ' of Money, as for other good Confiderations;' for the perfect Affurance, Confirmation and further Surety whereof, Be it enacted by the Authority of this prefent Parliament, That all Feoffments. Fines, Surrenders, Affurances, Conveyances and Eftates in any wife conveyed, had or made, or to be had or made at any Time during the Space of Seven Years next after the End of this prefent Seffion of Parliament, to or for our faid Sovereign Lady the Queen's Majelty, by or from any Perfon or Perfons, Bodies Politick or Corporate, of any Honours, Caftles, Manors, Lands, Tenements, Rents, Reversions, Services and other Hereditaments, for any Debt, Sum or Sums of Money, or other Confideration whatfoever, thall ftand, remain and be good and available in the Law, to all Intents, Conftructions and Purpofes, according to the true Meaning, Intent and Purport of the fame : Saving to all and every Perfon and Perfons, and to their Heirs, Bodies Politick and Corporate, and to their Successors, and every of them (other than fuch Perfon or Perfons, and their Heirs and Wives, being Parties or Privies to fuch Conveyances or Affurances, and every of them, Bodies Politick or Corporate, and their Succeffors, and every of them, of or from whom the Queen's Highness hath had, obtained or purchased, or shall obtain or purchase, during the Space of Seven Years, any Manors, Melfuages, Lands, Tenements, Rents, Revertions, Services or Hereditaments, by Exchange, Gift, Bargain, Fine, Feoffment, Recovery, Deed enrolled or otherwife) all fuch Right, Title, Interest, Ufe, Posseffion, Rents, Reversions. Remainders, Offices, Fees, Commons, Profits and Commodities whatfoever, which they or any of them have, might or ought to have had, of, in or to the Premifes, or any Part thereof, in as large and ample Manner, Form and Condition, to all Intents, Constructions and Purposes, as if this Act had never been had ne made; this prefent Act or any Thing therein contained to the contrary notwithstanding.

II. And where our faid Sovereign Lady the Queen's Highinefs, fithence the faid Eighteenth Day of November, in the Firft Year of her Majefty's Reign, as well for divers and great Sums
of Money, as alfo for divers and fundry other Confiderations,
hath bargained, fold, given and granted, by her Grace's fundry
Letters Patents, Indentures or other Writings, fealed under
the

Confirmation of Affurance made of any Lands to the Queen.

General Saving.

Letters Patent,

\* the Great Seal of England, or the Seal of the Duchy of \* Lancaster, or the Seal of the County Palatine of Lancaster, as \* well to Bodies Politick and Corporate, as to divers and fundry · other her loving and obedient Subjects, divers and fundry Ho-· aours, Manors, Lands, Tenements, Rents, Reversions, Services \* and other Hereditaments, in Fee Simple, Fee Tail, or for Term \* of Life, Lives or Years, as in the fame feveral Letters Patents, Indentures and other Writings is mentioned and declared : \* III. And to the Intent the fame Letters Patents, Indentures Confirmation of

and other Writings should be good, available and of perfect the Letters Pa-\* Force and Effect to all and every her Highnefs loving Subjects, tents of the \* according to the true Meaning and Effect of the fame;' Be it enacted and established by Authority of this prefent Parliament, That as well all and fingular Letters Patents, Indentures and other Writings fealed under the Great Seal of England, or under the Seal of the Duchy of Lancaster, or the Seal of the County Palatine of Lancafter, and heretofore made or granted by our faid Sovereign Lady the Queen, for any Sums of Money, or for and upon any other Confideration, as all other Letters Patents hereafter to be made by our faid Sovereign Lady the Queen, for any Sum or Sums of Money, or other Confiderations, during the faid Space of Seven Years next enfuing the making of this Act, to any - Body Politick or Corporate, or to any other Perfon or Perfons whatfoever, of any Honours, Caftles, Manors, Lordships, Granges, Meses, Lands, Tenements, Meadows, Pastures, Rents, Reversions, Services, Woods, Advowfons, Nominations, Patronages, Annuities, Rights, Interefts, Entries, Conditions, Leets, Courts, Libereies, Privileges, Franchifes, or of any other Hereditaments, with their Appurtenances, or of any other Part or Parcel of them. fealed with or under the Great Seal of England, or under the Seal of the Duchy of Lancaster, or of the Seal of the County Palatine of Lancaster, of whatfoever Kind, Nature or Quality they or any of them be, or shall be reputed, known or taken, with their Appurtenances, or any Part or Parcel of them, shall be good, perfect and effectual in the Law, and shall stand, be taken, reputed, deemed and adjudged good, perfect, fure, available and effectual in the Law, against the Queen's Majesty, her Heirs and Successors, according to the Tenor and Effect of the faid Letters Patents, the fame to be expounded, conftrued, deemed and adjudged most Saving for beneficially for the Patentees and Grantees of the fame, and their Defects in Let-Affignees, according unto the Words and Purport of every the faid Letters Patents, without any Confirmation, Licence or Toleration of the Queen, her Heirs or Successors; any Misnaming, Mifrecital or Nonrecital of any the fame Honours, Caffles, Manors, Lands, Tenements and other the Premises, or of any Parcel thereof; or any Lack of finding of Offices or Inquilitions, of and in the Premifes, or any Part thereof, whereby the Title of the Queen's Highnefs therein ought to have been found, before the making of the fame Letters Patents or other Writings; or any Mifrecital or Nonrecital of Leafes thereof before made, as well of Record as not of Record; or any Lack of the Certainty, Mifcafting, rating or fetting forth of the yearly Value and Rate of the Premifes, or of the yearly Rents referved of and for the Premifes, or any Parcel thereof mentioned or contained in any of the faid Letters Patents or other Writings; or for that the Premifes Vol. IV. Aa be.

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ters Patents.

be, or any Part thereof is valued to a more or lefs Value in the faid Letters Patents or Writings, than the faid Manors, Lands, Tenements, and other the Premifes then were or fhall be in yearly Value; or any mifnaming or not true naming of the Towns, Hamlets, Parifhes or Counties where the fame Honours, Manors, Lands, Tenements, Hereditaments and other the Premifes, and every Parcel thereof, or any Parcel thereof, lien or been; or any Lack of the true naming of the Lands, Tenements or Hereditaments, or of the Natures, Kinds, Sorts, Qualities or Quantities of the faid Poffeffions or Hereditaments, or any Parcel thereof; or any Lack of the true naming of the Corporation; or any Lack of the Attornment, Livery or Seilin; or any mifnaming of any the late Tenants or Farmers of the fame Honours, Manors, Lands, Tenements and Hereditaments, or any Part thereof fo fold, granted or given, notwithftanding.

IV. Provided, That this Act, nor any Thing therein contained, fhall not extend to make any Letters Patents of any Office or Offices, to be of any other Effect, Force or Strength, than the fame Letters Patents were or should have been before the making of this Act.

V. Provided alfo, That all and fingular fuch Patentees, Grantees and Donees, and every of them, which at any Time heretofore fithence the faid Eighteenth Day of November have obtained and gotten of our faid Sovereign Lady the Queen, or at any Time hereafter during the faid Space of Seven Years, thall obtain and get of our faid Sovereign Lady the Queen's Majefty that now is, by Way of Exchange, or for any Sum or Sums of Money, or other Confiderations, any Letters Patents of any Manors, Lands, Tenements or Hereditaments whatfoever, which at the Date and making any of the same Letters Patents fo made, fithence the faid Eighteenth Day of November, or hereafter to be made, during the faid Space of Seven Years as is aforefaid, were or shall be at the Time of the making of fuch Letters Patents of better and more yearly Value to the Queen's Highness, and so answered in yearly Rent and Farm, then was, is or shall be contained, mentioned and frecified in any fuch Letters Patents, or in the Particulars or Rate thereof made or to be made by any Au. ditor or Auditors, Surveyor or Surveyors, or other Officer; that then every fuch Patentee, Grantee or Donee, their Heirs, Executors or Affigns, and every of them, within One Year next after Office, or other due Proof, Order and Decree thereof made and had, or to be made and had within the Space and Term of Ten Years next after the End of this prefent Seffion of Parliament in the Court of the Exchequer, shall content and pay unto the Queen's Majefty, her Heirs and Succeffors, for the fame Overplus and more Value of the fame Manors, Lands, Tenements and other Hereditaments whatfoever, with their Appurtenances, fo fold, given, granted or exchanged as is aforefaid, after the Rate of Threefcore Years Purchafe, and according to fuch yearly Value and Rate as the fame Manors, Lands, Tenements and other Hereditaments whatfoever were and answered at the Time of the making of any fuch Letters Patents fo made or to be made, in Manner and Form aforefaid; any Thing contained in fuch Letters Patents to the contrary in any wife notwithstanding.

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VI. Provided

Patents of Offices.

Satisfaction to the Queen for Overplus of Value of Lands by her granted,

Sixty Years' Purchase.

VI. Provided alfo, That this Act, or any Provifo therein con- Provifo for certained, thall not in any wife extend to confirm, ratify or make good tain Patents and any Leafe or Leafes made or to be made by our Sovereign Lady Grants. the Queen, for Term of Life, Lives, or for Years, whereupon the old and accuftomed Rents or more be not, or hereafter shall not be referved and yearly payable during the Time and Term of every fuch Leafe ; nor that this prefent Act shall in any wife extend to revive or make good any Letters Patents made of any Office or Offices to any Comptroller, Cultomer, Aulneger, Searcher, nor to any Letters Patents of the Grant of any other Office or Offices heretofore granted or made by the Queen's Majefty which now be, or at any Time heretofore have been annihilated, determined or made void by Judgment, by Authority of Parliament, or by Decree; nor to any Patents to be made to any Perfon or Perfons for Term of Years, or during the Minority of any Heir, of any Manors, Lands or Tenements, whereof any Traverle hereafter thall be tendred within Three Months after any Office found and certified into any the Queen's Majefty's Courts of Record; ne to make good any Letters Patents made by our Sovereign Lady, of any Office or Offices to be of any other Effect, Force or Strength, than the fame Letters Patents were or should have been before the making of this Act.

VII. Provided alfo, That this Act, or any Thing therein con- Patents of contained, shall not extend to any Letters Patents which at any Time ccaled Lands. heretofore lithence the Beginning of the Queen's Majefty's Reign, have been or hereafter shall be made by the Queen's Highnefs to any Perion or Perfons, of any Manors, Lands, Tenements, Rents, Reverfions, Services or other Hereditaments, by force of any Information, Suit or Suggestion made or to be made to her Highnefs, that the fame Manors, Lands, Tenements and other Hereditaments, fo contained in any fuch Letters Patents, were concealed Lands; but that the fame Letters Patents, and every of them, shall stand, remain and be in the same Force, Strength and Effect as they were before the making of this Act; any Thing in this Act mentioned to the contrary notwithstanding : Saving to all and General Saving. every other Perfon or Perfons, and Bodies Politick and Corporate, their Heirs and Succeffors, and every of them, all fuch Right, Title, Interest, Possession, Estate, Leafes, Rents, Services, Commons, and all other Profits and Commodities whatfoever, as they or any of them should or might have had before the Letters Patents thereof made, if this Act had never been had ne made; any Thing therein contained to the contrary notwithstanding.

[See 35 Eliz. c. 3. 43 Eliz. c. 1.]

## CAP. III.

An A& for the fetting of the Poor on Work, and for the avoiding of Idlenefs.

FOR fome better Explanation, and for fome needful Addition to the Statute concerning the Punifhment of Vagabonds, and Relief of the Poor, made in the Seflion of Parliament holden the Fourteenth Year of the Queen's Majefly's Reign ; Be it ordained, 14 Eliz. c. 5. declared and enacted by Authority of this prefent Parliament, in Manner and Form following, that is to fay : First, concerning Bastards begotten and born out of lawful Matrimony (an Offence A a z againit .

A.D.1576

against God's Law and Man's Law), the faid Bastards being now left to be kept at the Charges of the Parish where they be born, to the great Burden of the lame Parish, and in defrauding of the Relief of the impotent and aged true Poor of the fame Parish, and to the evil Example and Encouragement of lewd Life; it is ordained and enacted by the Authority aforefaid, That Two Juftices of the Peace (whereof one to be of the Quorum, in or next unto the Limits where the Parish Church is, within which Parish fuch Baftard shall be born, (upon Examination of the Cause and Circumstance) shall and may by their Difcretion take Order, as well for the Punishment of the Mother and reputed Father of such Baftard Child, as also for the better Relief of every fuch Parifh in Part or in all; and shall and may likewife, by like Difcretion, take Order for the Keeping of every fuch Baitard Child, by charging fuch Mother or reputed Father with the Payment of Money weekly, or other Suftentation for the Relief of fuch Child, in fuch wife as they shall think meet and convenient : And if after the fame Order by them fubfcribed under their Hands, any the faid Perfons, viz. Mother or reputed Father, upon Notice thereof, shall not for their Part observe and perform the faid Order, that then every fuch Party fo making Default in not performing of the faid Order, to be committed to Ward to the Common Gaol, there to remain without Bail or Mainprife, except he, the or they shall put in sufficient Surety to perform the faid Order, or elfe perfonally to appear at the next General Seffions of the Peace to be holden in that County where fuch Order shall be taken, and also to abide such Order as the faid Justices of the Peace, or the more Part of them, then and there shall take in that Behalf (if they then and there shall take any), and that if at the faid Seffions the faid Juffices shall take no other Order, then to abide and perform the Order before made as is aforefaid.

[This Section continued until the End of the First Section of the next Parliament, 3 Car. 1. c. 4. § 15. 22. and further continued, 16 Car. 1. c. 4. and fee 6 G. 2. c. 31. The Rest of the All is expired.]

## CAP. IV.

An A& for the avoiding of Frauds in certain Conveyances and Affurances made by the late Rebels in the North.

## CAP. V.

## An AA to redrefs Diforders in common Informers upon Penal Laws.

Duty of Informer. FOR redreffing of divers Diforders in common Informers, and for better Execution of penal Laws, be it enacted, That every Informer upon any penal Statute fhall exhibit his Suit in proper Perfon, and purfue the fame only by himfelf or by his Attorney in Court; and that none fhall be admitted or received to purfue againft any Perfon or Perfons upon any penal Statute, but by way of Information or original Action and not otherwife, nor fhall have ne ufe any Deputy or Deputies at all; and that upon every fuch Information which fhall be exhibited, a fpecial Note be made of the very Day, Month and Year of the exhibiting thereof into any Office or to any Officer which lawfully may receive the fame, without any manner of Antedate thereof to be made, and that

A Provision for the Keeping of Balt ands.

Imprilonment.

that the fame Information be accounted and taken to be of Record from that Time forward and not before. And be it likewife Process. enacted for the Confideration aforefaid, that no Procefs be fued out upon any fuch Information, until the Information be exhibited in Form aforefaid, and that upon every fuch Procefs shall be indorfed, as well the Party's Name that purfueth the fame Process, as also the Statute upon which the Information in that Behalf made is grounded; and that every Clerk making out Procefs contrary Penalty. to the Tenor and Provision of this Act, shall forfeit and lofe Forty Shillings for every fuch Offence, the One Half to be to the Qucen's Majesty, her Heirs and Successors, and the other Half to the Party against whom any fuch defective Process shall be awarded, to be recovered in any Court of Record, by Action of Debt or Information, in which no Effoign, Protection, Injunction or Wager of Law shall be permitted or allowed.

II. And be it further enacted, That no Jury shall be compelled Where Trist of to appear in any of the Queen's Majefty's Courts of Wefiminfler, Iffue that be for the Trial of any Iffue in any fuch Suit upon any penal Law, in a Suit upon a for any fuch Offence committed above Thirty Miles from the penal Statute. City of Westminster, except in cafe where the Attorney General for the Time being, for some reasonable Cause in that Behalf to be shewed, shall require the fame to be tried at the Bar, in any of the Courts of the Queen's Majofty, her Heirs or Succeffors, at Westminster aforefaid, which Request shall be noted on the Backfide of the Writ of Diffringas thereupon awarded, to the End the Sheriff or his Bailiff may and thall fignify the fame to the Jury that are in fuch Cafe impanelled.

III. And be it further enacted, That no fuch Informer or Where only In-Plaintiff shall or may compound or agree with any Perfon or Per- former may fons that shall offend, or shall be furmifed to offend, against any compound. penal Statute for fuch Offence committed or pretended to be committed, but after Answer made in Court unto the Information or Suit in that Behalf exhibited or profecuted, nor after Anfwer, but by the Order or Confent of the Court in which the fame Information or Suit shall be depending; upon the Pains and Penalties hereafter in this prefent Act fet down and declared ; and that if Informer delayany fuch Informer or Plaintiff as aforefaid shall willingly delay his ing, &c. Suit, or shall discontinue or be nonfuit in the fame, or shall have the Trial or Matter past against him therein by Verdict or Judgment of Law, that then in every fuch Cafe the fame Informer or Plaintiff shall yield, fatisfy and pay unto the Party Defendant, his Cofts, Charges and Damages, to be affigned by the Court in which the fame Suit shall be attempted ; for the Recovery and Execution whereof every fuch Defendant shall immediately upon the fame Cofts, Charges and Damages affigned, have his Capias ad fatisfac. Fieri facias or Elegit, to be awarded unto him out of the fame Court in which the fame shall be fo assigned as is aforefaid, as in other Cafes of Execution.

IV. And be it also enacted, That if any Person or Persons Informer milbe-(except the Clerks of the Court only, for making out of Process having in Prote-otherwise than is above appointed) shall offend in fuing out of cution of Suit, Procefs, making of Composition or other Mildemeanor, contrary &c. to the true Intent and Meaning of this Statute, or shall by Colour or Pretence of Process, or without Process, upon Colour or Pretence of any Matter of Offence against any penal Law, make any Composition,

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CAP.

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Composition, or take any Money, Reward or Promise of Reward for himfelf, or to the Ufe of any other, without Order or Confent of fome of her Majefty's Courts at Wefiminfler, that then he or they fo offending being thereof lawfully convicted, shall stand on the Pillory in fome Market Town next adjoining where the fame Offence shall be committed, in the open Market Time, and there remain by the Space of Two Hours; and shall from and after such Conviction for ever be difabled to purfue, or be Plaintiff or Informer in, any Suit or Information upon any Statute popular or penal; and shall also for every such Offence forfeit and lose Ten Pounds of lawful English Money, the One Half thereof to the Queen's Majelty, her Heirs and Succeffors, and the other Half to the Party grieved thereby, to be recovered in any Court of Record, by Action of Debt or Information, in which no Effcin, Protection, Injunction or Wager of Law shall be permitted or allowed; and that Justices of Oyer and Terminer, Justices of Affize in their Circuits, and Juffices of Peace in their Quarter-Seffions, shall have full Power and Authority to hear and determine all Offences to be committed or done contrary to the true Intent and Meaning of this prefent Act.

V. Provided always, and neverthelefs be it enacted, That it shall Champerty, &c. and may be lawful to and for any Perfon or Perfons grieved by Means of any Manner of Maintenance, Champerty, Buying of Titles or Imbracery, to purfue upon any the Statutes provided and fet forth against Maintenance, Champerty, Buying of Titles or Imbracery, as he or they might have done before the making of this Act; any Thing in this Act contained to the contrary in any wife notwithftanding.

VI. Provided alfo, That this Act shall not extend to any Suit already depending, nor shall restrain any certain Person, Body Politick or Corporate, to whom or to whole Ule any Forfeiture, Penalty or Suit is or shall be specially limited or granted by virtue ' of any Statute, and not generally to any Perfon that will fue; but that every fuch certain Perfon, Body Politick or Corporate, which might fue or inform, as if this Act were not made, may in fuch Cale fue, inform and purfue, as he or they might have done if this Act were never had nor made.

VII. And provided alfo, That neither this Act, nor any Thing therein contained, shall in any wife extend to any such Officers of Record, as have in respect of their Offices heretofore lawfully ufed to exhibit Informations or fue upon penal Laws, nor to any Officers informing or purfuing for Matters only concerning his or their Offices, but that they and every of them may inform and purfue in that Bohalf, as they might have done before the making of, this Act ; any Thing in this Act contained to the contrary in any wife notwithstanding.

VIII. This Act to take Force and Effect from the Feast of Easter next coming, and from thenceforth to endure unto the End of the First Session of the next Parliament.

[Made perpetual, 27 Eliz. cr10]

Pillory.

Penalty.

What Juffices may determine Offences.

Maintenance,

Penalties how given.

Provifo for Officers using to exhibit Informa-12 00.

## CAP. VI.

## An Act for the Maintenance of the Colleges in the Univerfities, and of Winchefter and Eaton.

#### [This is Cap. 21. on the Roll.]

'OR the better Maintenance of Learning, and the better Relief Upon College of Scholars in the Universities of Cambridge and Oxford, and Leafes, a Third the Colleges of *Winchefter* and *Eaton*: Be it enacted by the Part of the Rent Galbereferved in Corn. Commons, in this prefent Parliament affembled, and by the Au-thority of the fame, That no Mafter, Provoft, Prefident, Warden, Dean, Governor, Rector or Chief Ruler of any College, Cathedral Church, Hall or Houfe of Learning in any of the Universities aforefaid, nor any Provoft, Warden or other Head Officer of the faid Colleges of Winchefter or Eaton, nor the Corporation of any of the fame, by what Title, Stile or Name foever they now be, shall or may be called, after the End of this prefent Seffion of Parliament, shall make any Lease for Life, Lives or Years, of any Farm, or any their Lands, Tenements or other Hereditaments to the which any Tithes, Arable Land, Meadow or Pasture doth or shall appertain, except that the One Third Part at the least of the old Rent be referved and paid in Corn for the faid Colleges, Cathedral Church, Halls and Houfes; that is to fay, in good Wheat, after Six Shillings and Eight pence the Quarter or under, and good Malt at Five Shillings the Quarter or under, to be delivered yearly upon Days prefixed, at the faid Colleges, Cathedral Church, Halls or Houfes; and for Default thereof, to pay to the faid Colleges, Cathedral Church, Halls or Houfes, in ready Money, at the Election of the faid Leffees, their Executors, Administrators or Assigns, after the Rate of the best Wheat and Malt in the Market of Cambridge, for the Rents that are to be paid to the Use of the House or Houses there; and in the Market of Oxford, for the Rents that are to be paid to the Use of the House or Houses there; and in the Market of Winchester, for the Rents that are to be paid to the Use of the House or Houses there; and in the Market of Windfor, for the Rents that are to be paid to the Use of the House or Houses at Eaton; is or shall be fold the next Market Day before the faid Rent shall be due, without Fraud or Deceit; and that all Leafes otherwife hereafter to be made, and all collateral Bonds or Affurance to the contrary, by any of the faid Corporations, shall be void in Law to all Intents and Purposes : the fame Wheat, Malt, or the Money coming of the fame, to be expended to the Ufe of the Relief of the Commons and Diet of the faid Colleges, Cathedral Church, Halls and Houses only, and by no Fraud or Colour let or fold away from the Profit of the faid Colleges, Cathedral Church, Halls and Houses, and the Fellows and Scholars in the same, and the Use aforefaid, upon Pain of Deprivation of the Governor and Chief Rulers of the faid Colleges, Cathedral Church, Halls and Houfes, and all other thereunto confenting.

II. Provided always, That this Act, or any Thing therein Mouncken Bara contained, shall not extend or be in any wife prejudicial to any in Suffex. Leafe to be made of a Barn called Mouncken Barn, with a certain Portion of Tithes, rifing, growing and being in the Parish of Southweek, in the County of Suffex, being Parcel of the Posseffions A a 4

of

of Maudlin College in Oxford, fo that the Term demifed in and by the faid Leafe exceed not the Number of Ten Years from and after the Feaft of St. Michael, the Archangel next coming; any Thing therein fpecified to the contrary notwithstanding.

III. Provided also, That this Act shall not extend to any Leafe to be made by the Prefident and Scholars of the College of St. John Baptift in Oxford, to any Heir Male of Sir Thomas White, late Knight and Alderman of London, Founder of the faid College; which Leafe shall be made according to the Meaning of the Foundation and Statutes of the faid College, of the Manor of Fifeld, and no other Hereditaments.

## CAP. VII.

An Act to take away Clergy from the Offenders in Rape and Burglary; and an Order for the Delivery of Clerks convict without Purgation.

FOR the reprefing of the most wicked and felonious Rapes or Ravishments of Women, Maids, Wives and Damfels, and of felonious Burglaries, and for the avoiding of fundry Perjuries and other Abufes in and about the Purgation of Clerks convict delivered to the Ordinaries, Be it enacted and ordained by the Authority of this prefent Parliament, That if any Perfon or Perfons shall fortune at any Time after the First Day of June now next enfuing, to commit or do any manner of felonious Rape, Ravishment or Burglary, and to be found guilty by Verdict, of any fuch felonious Rape or Burglary, or that any Person or Persons shall forsome to be outlawed for any the Offences aforefaid, or upon his or their Arraignment shall confess any fuch felonious Rape or Burglary ; that in every fuch Cafe, every Perfon and Perfons fo being found guilty, outlawed or confessing any of the faid felonious Rapes or Burglaries, shall suffer Pains of Death, and forfeit # in Cales of Felony hath been used and accustomed by the Common Laws of this Realm, without any Allowance of the Privilege or Benefit of Clergy; any Law, Cultom or Ulage heretofore had, made or used to the contrary notwithstanding.

H. And moreover, be it further enacted by the Authority aforefaid, That every Perfon and Perfons, which at any Time after the End of this prefent Seffion of Parliament shall be admitted and allowed to have the Benefit or Privilege of his or their Clergy, shall not thereupon be delivered to the Ordinary as hath been accustomed; but after such Clergy allowed, and burning in the Hand, according to the Statute in that Behalf provided, shall forthwith be enlarged and delivered out of Prifon by the Juffices before whom such Clergy shall be granted, that Cause notwithfunding.

III. Provided neverthelefs, and be it also enacted by the Authotain Offenders in rity aforefaid, That the Juffices before whom any fuch Allowance of Clergy shall be had, shall and may for the further Correction of fuch Perfons to whom fuch Clergy shall be allowed, detain and keep them in Prifon for fuch convenient Time as the fame Juffices in their Diferetions shall think convenient, fo as the fame do not exceed One Year's Imprifonment; any Law or Ufage heretofore had or used to the contrary in any wife notwithstanding. \*2 .

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IV. And

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Where Clergy denied

Perfons allowed Clergy shall be delivered.

Juffices may re-Prilon. an I - 17

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IV. And for plain Declaration of Law, be it enacted, That Knowing a if any Perfon shall unlawfully and carnally know and abuse any Woman Child Woman Child under the Age of Ten Years, every fuch unlawful carnally. and carnal Knowledge shall be Felony, and the Offender thereof being duly convicted shall fuffer as a Felon without Allowance of Clergy.

V. Provided always, That all and every Perfon and Perfons allowed which shall hereafter be admitted to have the Benefit of his or Clergy shall antheir Clergy, shall, notwithstanding his or their Admission to the fiver to other fame, be put to answer to all other Felonies whereof he or they Felonies. fhall be hereafter indicted or appealed, and not being thereof before acquitted, convicted, attainted or pardoned, and shall in such Manner and Form be arraigned, tried, adjudged and fuffer fuch Execution for the fame, as he or they fhould have done, if, as Clerk or Clerks convict, they had been delivered to the Ordinary, and there had made his or their Purgations; any Thing in this Act contained to the contrary notwithstanding.

## CAP. VIII.

An A& for the appointing and authorizing of Juffices of Affizes in the Shires of Wales.

WHEREAS by divers laudable Statutes, Ufages and Laws 27 H. 8. c. 26 of this Realm, for the good Government and Administra- 34& 35 H.8. • tion of Juffice within the Principality and Dominion of Wakes, c. 20. \$5-10. • and the County Palatine of Chefter, it hath been established, used and enacted, among other Things, That there shall be holden and kept Sessions Twice in every Year in every of the Shires in " the faid Dominion and Principality of Wales; that is to fay, in \* the Shires of Glamorgan, Brecknock, Radnor, Caermarthen, Pem-· broke, the Town and County of Haverfordswell, Cardigun, <sup>6</sup> Mountgomery, Denbigh, Flint, Caernarvon, Merioneth and An-<sup>6</sup> glefey, and in the laid County Palatine of Chefler; the which "Seffions are called the King's Great Seffions; and that the · Justice of Chefter for the Time being, shall hold and keep Seffions Twice in every Year in the Shires of Chefler, Denbigh, Flint • and Montgomery; and likewife that the Juffice of North Wales · shall hold and keep Sessions Twice every Year in every of the . faid Shires of Caernarvon, Merioneth and Anglefey; and that • also one Person learned in the Laws of this Realm of England, · by the Queen's Majefty to be appointed, shall be Justice of the 4 Shires of Radnor, Brecknock and Glamorgan, and shall in likewife • hold and keep Sellions Twice in every Year in every of the fame " Shires ; and that one other Perfon learned in the Laws of this . Realm, to be appointed as is aforefaid, shall be Justice of the + Shires of Caermarthen, Pembroke and Cardigan, and the Town + and County of Haverfordweft, and shall likewife hold and keep · Seffions Twice in every Year in every of the faid Shires; and • that the faid Perfons or Juffices, and every of them then being, + or that thereafter should be, should have several Letters Pa-4 tents and Commissions for their Offices under the Great Seal of · England, to be exercised by themselves or their fufficient De-4 puties, according to the Purport and Intents in the Ordinances • fpecified :

• II. Forafmuch

• II. Foralmuch as by the good Administration of Juffice • within the faid Shires and Counties, the fame Principality and · Dominion of Wates, and the faid County Palatine of Chefter, are • reduced to great Obedience of her Majefty's Laws, and the fame greatly inhabited, manured and peopled, and for that all and all manner of Caufes, Pleas, Actions, as well Real, Perfonal and . Mixt, as Treafons, Pleas of the Crown, Attaints, Confpiracies, · Aflifes, Quare impedit, Appeals of Murder, Maims and Felony, · and Trial upon all Murders, Manflaughters and Felonics whatfoever arising within the faid feveral Circuits, are by the faid . Laws, Ufages and Statutes impleadable, impleaded and deter-• minable before One only Juffice as is aforefaid; and for that many great and weighty Caufes, Matters, Queitions, Demurrers • and Ambiguities in Law do thereupon daily arife, increase and • are like daily more and more to increafe within the faid Shires, • to the infinite Trouble of fuch One Juffice within every of the faid feveral Circuits, and to the great Delay and Hindrance of Administration of Justice :

• III. For the better and more speedy Remedy whereof, her " Majefty's Subjects of the faid Principality and Dominion of " Wales, and County Palatine of Chefler, have made their most . humble Petition and Suit to her Highness to have Two Justices · learned in the Laws in every of the faid feveral Circuits; and . forafmuch as fome Queftion, Ambiguity and Doubt hath been · heretofore made, whether her Highness by her Letters Patents • under the Great Scal of England might or may authorife, confitute or appoint Two Perfons or more to be her Highnefs 4 Juffices in every of the faid feveral Circuits, or grant Com-· miffion or Commiffions of Affectation or Affectations to or with every or any fuch feveral Juffice and Juffices, or no; and alfo-• whether after fuch Grant, the Administration of Juffice in those • Offices and Function done by Two, may be fufficiently rewarded • by Law or no; for plain Explanation whereof, and for the better Redrefs and more speedy Administration of Justice to be ' had touching the Premifes,' Be it declared, explained, enacted and established by the Queen's most Excellent Majesty, by the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the Queen's Highnefs, her Heirs and Succeffors, may and shall at her and their Will and Pleasure have full Power, Prerogative and Authority, from Time to Time, to conflitute, authorife, name or appoint Two or more learned as aforefaid, in the Laws of this Realm, to be Juffices of and for the faid Counties of Chefter, Flint, Denbigh and Montgomery; and Two or more learned as aforelaid, to be Juffices of North Wales, viz. of and for the faid Shires of Anglefey, Caernarvon and Merioneth, and likewife Two or more learned as aforefaid, to be Juffices of and for the faid Circuits and Shires of Radnor, Glamorgan and Brecknock; and also Two or more learned as aforefaid, to be Justices of and for the faid Circuit and Shires of Cardigan, Caermarthen and Pembroke, and the Town and County of Haverfordwell; any Law, Ufage, Opinion or Statute to the contrary notwithstanding. [Wel/b Justices may not have Deputies but for certain Purposes, 13 G. 3. c. 51. § 3, 4.] ₁

IV. And

The Queen may spoont Two or more Juftices for the Great Seffions of Wales, Sc.

IV. And that her Majefty, her Heirs and Succeffors, may and To whom the fhall at her and their good Will and Pleafure from Time to Time, Queen may grant affociate and grant Commission and Commissions of Affociation or Commissions of Affociations under the Great Seal of England to any Perfon or Affociations. Perfons learned as aforefaid, to be affociate to or with every or any fuch feveral Juffice or Juffices for the Time being, of the faid feveral Circuits and Counties aforefaid, or in any of the faid Counties; and that all and every fuch Two Juffices or more, within every of the faid feveral Circuits and Counties, and alfo that every fuch Juffice or Juffices, together with fuch Perfon or Perfons affociate (if any fuch Affociation or Affociations shall happen to be as aforefaid) during fuch Affociation, and after fuch Affociation ended, or without fuch Affociation, fuch Juffice or Juftices shall have the like full Power, Preheminence, Authority and Jurifdiction from henceforth, to all Intents, Constructions, Purposes and Effects, as any One Justice within any of the faid. Circuits or Shires aforefaid, now hath, or at any Time heretofore had or ought to have ; and also shall have like Power, Aut' ority, Of what Things Preheminence and Jurifdiction to keep and hold the feveral Seffions aforefaid Twice in every Year, in every of the faid Shires or they with the within their feveral Circuits aforefaid, and to hear, determine, order, award, adjudge, receive, take Knowledge of and execute all and fingular Caufes, Matters, Pleas of Affizes, Treafons, Murders, Felonies, Indictments, Appeals of Murder, Felony and Maims, Actions reals, perfonals and mixt, Suits, Plaints, Informations, Quarrels, Attaints, Conspiracics, Quare impedit, and all Actions grounded upon any Statute or Statutes, Writs, Proceffee, Returns, Effoins, Verdicis, Judgments, Fines, Acknowledges, Confessions, Warrants and Executions, Actions and Acts whatfoever, and to do, perform, obferve, accomplish and make all and every other Act and Acts, Matter and Matters, Thing and Things whatfoever, in like and in as ample, beneficial, lawful and effectual Manner and Form, to all Constructions, Qualities, Intents and Purposes, as any of the now feveral Justices, or any One of the now Juffice or Juffices within the fame feveral Circuit or Circuits, and Counties aforefaid, may, ought, hath or might lawfully do by force of any Law, Ulage or Statute heretofore had, made or used before the making of this Act; and that from henceforth all and fingular Writs, Proceffes, Returns, Effoins, Verdicts, Judgments, Fines, Recoveries, Recognizances, Acknowledges, Con-. feffions, Act and Acts, Thing and Things, Matter and Matters as aforefaid, had, made, taken, done, returned, heard, determined, awarded, adjudged or executed by or before any fuch Two Juffices or more, or any fuch Justice or Justices and Associate or Associates as aforefaid, to be appointed, nominated, authorized or conflituted as aforefaid, thall be allowed, taken, construed, expounded and adjudged as good, effectual and available, to all Intents, Constructions and Purposes, as if the same had been had, made, taken, done, returned, heard, determined, awarded, adjudged or executed by or before any fuch One Justice, or One of the Justices now or late being Justice or Justices of the fame Circuit or feveral Circuits aforefaid; any Law, Ufage, Statute, Act, Ordinance or Prefcription to the contrary in any wife notwithstanding.

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ч.,

the Two Juffices, Affociates, may hold Seffions.

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CAP.

A.D.1576.

## CAP. IX.

## An Act against the transporting of Leather, Tallow and Raw Hides, out of the Realm.

1 Riz. c. 10.

5 Eliz. c. 8.

1 Eliz. c. 10. repealed.

5 Eliz. c. 8. revived.

Shipping or loadfor Exportation.

Pendty.

Penalty.

How Mafter, &c. may efcape Penalty.

WHERE in the Parliament holden at Westminster in the First Year of the Reign of the Queen's most Excellent Ma-' jefty, one Act was made, That the carrying of Leather, Tallow ' and Raw Hides out of the Realm for Merchandizes, should be " Felony, which Act was made to endure but for a certain Time, ' and afterwards was difcontinued, and fithence, viz. in the Firft Seffion of this prefent Parliament renewed, to have Continuance ' for certain Years yet to come; and where also in the Parlia-' ment holden in the Fifth Year of her Majefty's Reign(a), one other Act was made, upon great Advice, Conference and Delibe- ration concerning Tanners, Curriers, Shoemakers and other Ar-" tificers occupying the cutting of Leather, and thereby all for-' mer Acts were repealed concerning the fame, by which Means • it was hoped that the goodness of Leather, and the excess Prices \* thereof, as also of Tallow, should have been remedied, which • notwithstanding daily hath increased, and yet doth; the Caufe " whereof is, that being shipped for Foreign Parts, or transported • out of the Realm, no Forfeiture is given to him or them that • will feize or fue for the fame ? For Remedy whereof, Be it enacted by the Queen our Sovereign Lady, and by the Authority of this prefent Parliament, That the faid Act made in the faid First Year, and continued in the First Session of this present Parliament, shall be repealed ; and that fo much of the faid Act made in the faid Fifth Year, and the Provisoes therein contained, as do or doth concern the transporting of Leather or Hides, shall be (a) [Repealed, 1 Jac. 1. continued and duly put in Execution. c. 22. which is repealed, 48 G. 3. c. 60. § 1. See Note to 2 5 3 E. 6. c. g. ]

II. And be it further enacted, That it shall not be lawful for ing Leather, &c. any Perfon or Perfons to lade, thip or carry in any Veffel or Ship, or otherwife, any Leather, Tallow or Raw Hides, of Intent to transport or carry the same into any Place or Places of the Parts beyond the Seas, or into the Realm of Scotland, by Land or by Sea, other than Scottifb Hides, according to the faid Provifo in the faid Act made in the faid Fifth Year (b), upon the Pains and Forfeitures hereafter enfuing; that is to fay, upon the Pain of the Forfeiture of the faid Leather, Tallow or Raw Hides fo laden or transported, and Treble the Value thereof to be for feited by the Owner or Owners; and also the Owners of the faid Ships or Vessels, knowing of fuch Offence, to forfeit the faid Ships or Veffels, with all their Apparel and Furniture to them and every of them belonging; and the Mafters and Mariners knowing of fuch Offence, to forfeit all their Goods and Chattels, and to have Imprifonment by the Space of One Year without Bail or Mainprize; the One Moiety of all which Forfeitures to be to the Queen's Majefty, her Heirs and Succeffors, the other Moiety to him or them that will fue for the fame, by Action of Debt on Information in any Court of Record, in which Suit no Protection or Wager of Law shall be admitted. (b) [See Note to Set. 1.] III. Provided always, That if any Owner of any fuch Ship or Veffel, or any Mafter or Mariner knowing any fuch Transportation

of

of Leather, Tallow or Raw Hides, shall within Three Months next after his Knowledge thereof, or after his Return into this Realm, give good Information bina fide, before any of the Barons of the Queen's Majefty's Court of the Exchequer, or before the Lord President or Council in the North, or in the Marches of Wales, or before the Head Officer of any Port where he shall first arrive, upon his or their Oath, of the Number and Quantity of Leather, Tallow and Raw Hides fo carried, conveyed and tranfported, and by whom, where and in what Ship or Veffel, and afterwards shall be ready upon reasonable Warning by Process to juitify and prove the same for the Queen's Majesty, that then fuch Owner or Owners, Master, Mariner or Mariners, shall not forfeit his or their Ship, Veilel or Veffels, nor incur the Forfeitures aforefaid; any Thing herein contained to the contrary notwithstanding.

IV. And be it further enacted by the Authority aforefaid, That Duty. every Perfon or Perfons whatfoever, that shall ship or carry any Leather, Tallow or Raw Hides, otherwife than by Force of the faid Provifo made in the faid Fifth Year, into the Parts of beyond the Seas from henceforth, shall pay to the Queen's Majesty, her Heirs and Succeffors, for every Hide fo to be carried, by the Name of Sublidy, the Sum of Ten Shillings; and for every Dozen of Calve Skins Three Shillings Four pence; and for every Hundred Pound Weight of Tallow Six Shillings Eight pence.

[Made to ceafe, 27 G. 3. c. 13. § 1. 43 G. 3. c. 68. § 1. 49 G. 3. c. 98. § 1.]

V. And further, That all Customers, Comptrollers, Farmers Officers to and Supervifors of Cuftoms and Subfidy, shall be accountant to account for the Queen's Majefty, her Heirs and Succeffors, to pay the faid Cuttoms. Cuftom and Sublidy for all fuch Goods entered and laden, upon 3 H. 6. c. 3. the Pains and Penalties contained in the Statute made for falfe Concealments of Cuftoms and Subfidy in the Third Year of the -Reign of King Henry the Sixth.

## - C A P. X.

An Act of Addition unto the former Acts, for the amending 2&3 P.& M. c.8. 5 Eliz.c.13. and repairing of Highways.

. [Repealed, 7 G. 3. c. 42. § 57. 13 G. 3. c. 78. § 84. 13 G. 3. *c*. 84. § 86.]

## CAP. XI.

## An Act for the Explanation of the Statutes, intituled, against the defeating of Dilapidations, and against Leases to be made of Spiritual Promotions, in some respects.

WHEREAS by a Statute made in a Parliament holden at

Westminster, the Second Day of April, in the Thirteenth

Year of the Reign of our most gracious Sovereign Lady, inti-

• tuled, An A& against fraudulent Gifts, to the Intent to defeat 13 Eliz. c. 20. · Dilapidations of Ecclefiastical Livings, and for Leases to be granted

• by Collegiate Churches, It was, amongst other Things, enacted by • the Authority of Parliament, That from thenceforth all Leafes,

" Gifts, Grants, Feoffments, Conveyances or Estates to be made,

 had, done or fuffered, by any Maiter and Fellows of any College, ' or

Anno 18º ELIZABETHE, C.11. A.I

.11. A.D.1576.

• or by any Dean and Chapter of any Cathedral or Collegiate · Church, Mafter or Guardian of any Hofpital, Parlon, Vicar or " any other having any Spiritual or Ecclefiaftical Living, or any 4 Houfes, Lands, Tithes, Tenements or other Hereditaments, ' being any Parcel of the Poffeffions of any fuch College, Cathe-· dral Church, Chapter, Hofpital, Parfonage, Vicarage or other " Spiritual Promotion, or any ways appertaining or belonging to ' the fame, or any of them, to any Perfon or Perfons, Bodies · Politick or Corporate, other than for the Term of Twenty one "Years or Three Lives, from the Time of any fuch Leafe or " Grant shall be made or granted, whereupon the accustomed yearly Rent or more shall be referved and payable yearly during the faid Term, fhall be utterly void and of none Effect, to all In-4 tents, Conftructions and Purpofes; any Law, Cuftom or Ulage • to the contrary notwithstanding, as in the faid Act more plainly appeareth:

• II. Sithence the making of which faid Effatute, divers of the • faid Ecclefiaftical and Spiritual Perfons and others, having Spi-• ritual or Ecclefiaftical Livings, have from Time to Time made • Leafes for the Term of Twenty one Years or Three Lives, • long before the Expiration of the former Years, contrary to • the true Meaning and Intent of the faid Statute: Be it therefore enacted by this prefent Parliament, That all Leafes hereafter to be made by any of the faid Ecclefiaftical, Spiritual or Collegiate Perfons or others, of any their faid Ecclefiaftical, Spiritual or Collegiate Lands, Tenements or Hereditaments, whereof any former Leafe for Years is in being, not to be expired, furrendered or ended within Three Years next after the making of any fuch new Leafe, fhall be void, fruftrate and of none Effect; any Law, Ufage or Cuftom to the contrary notwithftanding.

III. And be it likewife enacted by the Authority aforefaid, That all and every Bond and Covenant whatfoever hereafter to be made, for renewing or making of any Leafe or Leafes, contrary to the true Intent of this Act, or of the faid Act made in the faid Thirteenth Year, shall be utterly void; any Law, Statute, Ordinance or other Thing whatfoever to the contrary in any wife notwithstanding.

IV. Provided always, That this Act, nor any Thing therein contained, fhall extend or be prejudicial to make fruftrate or void any Leafe or Leafes heretofore made by any of the faid Spiritual or Ecclefiantical Perfon or Perfons or any of them, but that the fame and every of them are of the like Force and Effect, as they or any of them were before the making of this prefent Statute, this Act or any Thing therein contained to the contrary notwithflanding.

V. And where Sir Thomas White, late Knight and Alderman
of J.ondon, for Advancement of good Learning, hath founded
one College in the University of Oxford, called St. John Bapiff's
C. Mage, and being feiled of the Manor of Fifbyde, alias Fifed,
in the County of Berls, did, together with all other his Lands,
Towments and Hereditaments, give and affure the faid Manor,
with the Appurtenances, to the Prefident and Scholars of the
faid College for ever; and recentheles the faid Sir Thomas
White having then one Ralph White, his Brother living, and furdry Kinfmen, to whom, by Courfe of the Common Law, his

Leafes by Spiritual Perfons.

Bond, &c. for renewing Leafe.

Leafes made before this Statute.

\* Lands might have descended, did devise and order, and by the Statutes which he provided for the faid Houfe, and by order · of the now Vifitor of the faid College, it is ordained that the faid Manor of Fifbyde alias Fifield, with the Appurtenances,
fhould be demifed by the faid Prefident and Scholars for the " Time being, to the faid Ralph for the Term of Ninety nine "Years, if the faid Ralph should fo long live, and fo it is intended. ' that from Heir Male to Heir Male of the faid Sir Thomas White, • new Devifes should from Time to Time be made of the faid Manor with the Appurtenances, to every fuch Heir Male fuc-· ceffively for the Term of Ninety nine Years, if fuch Heir Male fhould fo long live, yielding to the faid Prefident and Scholars for the Time being, fuch Rent as now is referved, with fuch further Covenants and Conditions as by the faid Sir Thomas • White or Vifitor is agreed and appointed :

' VI. And where fince the Decease of the faid Sir Thomas " White, the faid Affurances to the faid Prefident and Scholars in • all, or the most Part of the Lands, Tenements and Heredita-• ments of the faid Founder, were found in fome refpect imperfect • and infufficient in Law, and that thereupon the faid Ralph White, to whom the Advantage of fuch Imperfection came by Law, did neverthelefs take no fuch Advantage, but did willingly " make perfect the faid Affurances according to the true Meaning ' of the faid Sir Thomas White his Brother, accepting only one Leafe of the faid Manor, in fuch Sort as by the faid Vifitor was f appointed, with the Copyholds and other Appurtenances of the ' faid Manor:' For Remedy whereof, be it enacted, That the Prefident and Scholars of the faid College may from Time to Time demife the faid Manor, Copyholds and other Appurtenances, to every Heir Male of the faid Sir Thomas White fucceffively, according to the Form of Leafe thereof already made to the faid Ralph, and that every fuch Leafe fo to be made, and every Covenant made or to be made for the Performance of the fame, shall he good in Law, as if the faid Act made in the faid Thirteenth Year had never been had nor made; any Thing in 13 Eliz. c. 10. the faid Act made in the faid Thirteenth Year, or any other Act or Matter whatfoever to the contrary notwithstanding.

• VII. And whereas in one other Statute made in the faid \* Thirteenth Year of her Majefty, intituled, An All touching Leaf. 3 13 Eliz. c. 30. t of Benefices, and other Ecclesiastical Livings with Cure (a), one § 1. + Claufe is contained, that the Incumbent offending the Purport of ' the faid Statute shall for the fame lose One Year's Profit of his · faid Benefice, to be distributed by the Ordinary among the Poor ' of the Parish, as by the faid Branch in the faid last recited " Statute appeareth :' Be it therefore enacted by the Authority Benefice demifed aforefaid, That after Complaint made to the Ordinary, and Sen- contrary to tence given upon any Offence committed by the Incumbent, whereby he shall or ought to lose one Year's Profit of his Benefice as afore shewed, that the Ordinary within two Months after fuch Sentence given, and Request to him made by the Churchwardens of the faid Parifh, or one of them, shall grant the Sequestration of fuch Profits to fuch Inhabitant or Inhabitants Sequestration, within the Parish where such Benefice shall be as to him shall feem &c.

Leafe to Ralph White of the Manor of Fifield.

13 Eliz. c.20.

(a) [Repealed, 43 G. 3. c. 84. § 10.]

#### meet

meet and convenient; and upon Default therein by the Ordinary, that it may and shall be lawful to every Parishioner where the Benefice is, to retain and keep his or their Tithes, and likewife for the Churchwardens of the faid Parifh, to enter and take the Profits of the Glebe Lands, and other Rents and Duties of every fuch Benefice, to be employed to the Ufe of the Poor as aforefaid, until fuch Time as Sequestration shall be committed by the Ordinary, and then as well the Churchwardens as the Parishioners, to yield Account of, and make Payment to him or them to whom fuch Sequestration shall be committed; and that he or they to whom fuch Sequestration shall be committed from Time to Time, shall justly and truly employ and bestow the faid Profits, or the true and just Value thereof, without Fraud or Guile, to fuch Ufes as by the faid Statute is limited and appointed, upon Pain of Forfeiture of the double Value of fuch withholden Profits, to be recovered in the Ecclefiaftical Court by the Poor of the faid Parifh.

## САР. ХП.

An Act for the Trial of Nifi Prius in the County of Middlefex.

TTHEREAS heretofore all Issues joined in any of the Courts of Record at Westminster, triable in the County ' of Middlefex, having been ufually tried at the Bars in the faid " Courts in Weftminster : And whereas a great Number of Actions ' have of late Years been brought in the faid County of Middlejex, for Speedinels of Trial, and that for fmall Caufes, by ٠ Reafon whereof the Judges of the fame Courts have not only • been letted and hindred in their Proceedings in Matters of great <sup>6</sup> Weight depending before them by Demurrer or otherwise, to <sup>6</sup> the great Delay of Justice, and Occasion of great Expences and Charges of a Number of the Queen's Majelty's most loving Subjects, but alfo to the great Trouble and Charge of the Frecholders of the faid County, who are compelled to give daily ' Attendance at the feveral Bars of the fame feveral Courts for the " Trial of the faid Iffues:' For Reformation whereof, Be it enacted by the Queen's most Excellent Majesty, our Sovereign Lady, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from henceforth the Chief Justice of England for the Time being, upon Issues joined or to be joined in the Court called the King's Bench, or in the Court of Chancery, the Chief Justice of the Common Pleas for the Time being, upon Iffues joined or to be joined in the Court of Common Pleas, and the Chief Baron of the Exchequer for the Time being, upon Iffucs joined or to be joined in the Court of the Exchequer, or in the Absence or Default of any of them, Two (a) other Judges or Barons of the fame feveral Courts, where it shall happen either of the fame Chief Juffices, or the Chief Baron, for the Time being, to be abfent, shall or may at their Discretions, within the faid Hall called Wellminster Hall in Westminster, or in the Place where the Court of Exchequer is commonly kept in the faid County of Mildlefex, as Juilices of Nifi prius for the faid County of Mid-

> (a) [One Judge or Baron, 12 G. 1. c. 31. § 1.] dlefen,

Penalty.

Iffues joined in Chancery, King's Bench, Common Pleas or Exchequer, how tried.

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defex, within the Term-time, or within Four Days next after the End of every or any Term feverally (b), try all Manner of Issues joined or to be joined in any of the faid feveral Courts, which by the ordinary Course of the Laws of the Realm ought to be tried in any of the faid Courts by an Inquest of the faid County of Middlefex: And that Commissions and Write of Nifi prive shall be awarded in fuch Cafes, and in fuch Form, as they are or have been used in any other Shire of this Realm : And that it shall be lawful for any Perfon or Perfons from henceforth, upon reafonable Warning given to the adverse Party or his or their Attorney, as hath been accustomed in fuch like Cafes, to take or fue forth Writs and Records of Nifi prius, for the Trial of the faid Iffues in the faid County of Middlefex, as they may do upon any Iffue joined, triable in any other County, and thereupon take the Jury in fuch Manner and Form, and with awarding of Tales de Circumfantibus, and awarding the Nonfuit, as is used for the Trial of Iffues joined, or Nonfuits to be awarded, in the faid Courts or any of them, triable within the City of London, or within any other County of this Reahn of England : And that the Sheriffs of the Sheriff of Midfaid County of Middlefex for the Time being, shall make Return of all Writs of Nife prius which shall be delivered to them, or to their or to any of their fufficient Deputy for the Time being, before the faid Judges, Baron or Barons, and every of them, and shall give their Attendance upon the faid Justices, Baron and Barons, as well for the returning of fuch Tales as shall be prayed de Circumstantibus, for the trying of the faid Iffues, as for the doing and executing of all other Thing and Things to the Office of Sheriff in fuch Cafe belonging and appertaining: And that all Perfons to be impanelled in fuch Juries, and the Parties to the fame Isfues and Suits, and the Witnesses for the same, shall be charged and bound in fuch and the like Sort, and upon like Pains and Penalties for their not Appearance and Attendance, or for their or any of their Mifdemeanour or Default before the faid Juffices of Nifi prins, as they flould have been, if the fame Iffue had been tried in the Court from whence the Nifi prius thereof was awarded : All which feveral Trials fo to be had before the faid Jurors and Witfeveral Juffices, Baron or Barons, shall by Authority of this prefent Parhament stand and be as good and available in Law, as if the fame had been tried in the Term-time, at the Bar in the Court where fuch Islue was joined or triable; any Law, Ulage or Cuftom heretofore made, ufed or accuftomed to the contrary hereof in any wife notwithstanding.

(b) [Eight Days, 12 G. 1. c. 31. § 1. Fourteen Days, 24 G. 2. c. 18. § 5.]

# CAP. XIII.

## An Act concerning Offices found within the Counties Palatines.

WHEREAS the Queen's most Royal Majesty, by the Laws and Statutes of this her Highnels Realm of Eng-"land, ought to have the Custody, Wardship and Marriage of • the Body, Lands and Tenements of the Heirs of every of her · Highnel's Tenants, holding of her Majefty by Knight's Service · in Chief, as of her Crown, or otherwife by Knight's Service, or · of a Third Part thereof, and also primer Seafon and Livery of VOL. IV: Bb • their

dlefex his Attendance.

neffes bound for appearance.

\* their Lands, Tenements and Hereditaments, as the Cafe doth re-• quire, as well within the County Palatines of the Duchy of Lan-" cafter, and the Earldom of Chefter, and in the County Palatine of • the Bishoprick of Durham, as also in all other Places within the • Dominions of this her Highness Realm of England and Wales: • And whereas heretofore all fuch Offices and Inquisitions, as hath <sup>4</sup> been found by virtue of Writs of *diem claufit extremum*, or by 6 other Writs or Commissions, or virtute Officij, concerning Lands • or Hereditaments, after the Death of any of her Majesty's faid ' Tenants, within the faid County Palatines, are always, and have been returned into the Court of the faid Duchy of Lancaster, • and into the Exchequers of the faid County Palatines of Cheffer and Durbam, or into fome fuch Offices or Officers Hands therefore fpecially appointed, and fo being returned, there do remain : " By reafon whereof, and for that the faid Offices and Inquifitions " are not transcripted into her Majesty's Court of Wards and 4 Liveries, like as other Offices and Inquilitions are certified out • of her Highnel Court of Chancery, her Majesty's Title hath been oftentimes long delayed and deferred, from the Knowledge of the Maiter and Counfel of the faid Court of Wards and Liveries, fo that fundry Times it hath happened, that the Heirs · of divers of her Majefty's Tenants being within Age, have died · before Composition made for their Wardships and Marriages, • and other of full Age likewife died before they have entred into Bands, or paid their primer Seafon, and fued their Liveries, whereby oftentimes great Intrusions and Arrearages of the Rents, Iffues and Profits of their Lands hath accrued and grown • before Livery fued, to the great Prejudice and Hindrance, as well of her faid Highnefs and other her Majefty's Progenitors for Times heretofore paffed, as alfo to divers her Majefty's Sub-· jects, Occupiers, Farmers and Takers of the Rents, Issues and Profits of the faid Lands, Tenements and Hereditaments.'

II. For fpeedy Remedy whereof, be it therefore enacted by the Queen's Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That all fuch Inquisitions and Offices to be found, from and after the First Day of July next coming, before any Escheators or Commiffioners, by virtue of any fuch Writs or Commiffion or otherwife. within the faid County Palatines of the faid Duchy of Lancafter, Chefter and Durbam, or any of them, shall be returned by the faid Escheators and Commissioners within One Month next after the taking of any fuch Office or Inquifition, into fuch Place or Places, and to fuch Office and Officers, as heretofore they have ufually been accustomed to be certified and returned into, upon Pain to forfeit for every Default xl, li, to the Use of our faid Sovereign Lady, her Heirs and Successions. And that the Clerk of the faid Duchy of Lancaster, the Vice Chamberlain of the faid Earldom of Chefter, and the Chancellor of the faid County Palatine of the faid Pshoprick of Durham, or other the faid Officers or Minifters within the faid County Palatines, or their Deputy or Deputies, and every of them for the Time being, having Authority to receive any fuch Office or Inquifition, to whole Hands any fuch Office or Inquitition shall come to, shall certify or cause to be. certified under his or their Hands in Parchment, the true Tranf-. cript of every fuch Office or Inquilition, taken before any of the faid

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Penalty.

faid Escheators or Commissioners, unto the Master of the faid Court of Wards and Liveries, in fuch like Manner, Form and Sort, as is limited and appointed to the Clerks of the Petibag in her Highnefs faid Court of Chancery to transcript the fame, upon Pain to forfeit for every fuch Default v. li. to the Ufe of our faid Penalty. Sovereign Lady, her Heirs and Succeffors; which Transcript fo to be certified, shall there remain of Record, in like Manner and Form to all Intents and Purposes, as the Transcripts of other Offices already certified into the faid Court, by the Clerks of the Petibog in her Majefty's High Court of Chancery are used ; any Cuftom, Statute, Act, Provilo or Provifoes heretofore had, made or used to the contrary in any wife notwithstanding.

[Knights Service, Sc. taken away, 12 Car. 2. c. 24. § 1.]

## CAP. XIV.

## An Act for Reformation of Jeofails.

**B** E it enacted by the Queen's most excellent Majesty, the Lords After Verdice Spiritual and Temporal, and the Commons, in this prefent no Stay of Judg-Parliament affembled, and by the Authority of the fame, That ing thereof for if any Verdict of Twelve Men or more shall be hereafter given in waat of Form. any Action, Suit, Bill, Plaint or Demand, in any Court of Record, the Judgment thereupon shall not be stayed or reversed by Reason of any Default in Form, or Lack of Form, touching falle Latin or Variance from the Register, or other Defaults in Form, in any Writ original or judicial, Count, Declaration, Plaint, Bill, Suit or Demand, or for Want of any Writ original or judicial, or by reafon of any imperfect or infufficient Return of any Sheriff or other Officer, or for Want of any Warrant of Attorney, or by reason of any Manner of Default in Process, upon or after any Aid prier or voucher, nor any fuch Record of Judgment after Verdict to be given hereafter, shall be reverfed for any the Defects or Caufes aforefaid; any Law, Statute or Ufage to the contrary notwithstanding.

II. Provided always, and be it further enacted by the Autho- Provide. rity aforefaid, That this Act, or any Thing therein contained, shall not extend to any Writ, Declaration or Suit of Appeal of Felony or Murder, nor to any Indictment or Prefentment of Felony, Murder, Treafon or other Matter, nor to any Procefs upon any of them, nor to any Writ, Bill, Action or Information upon any popular or penal Statute; any Thing aforefaid to the contrary notwithstanding.

III. Provided alfo, and be it enacted by the Authority afore- Attorney to faid, That all Attornies in any Suit or Action in any Court of enter Warrans, Record, shall deliver in the Warrant of Attornies in fuch Action of Record. or Suit wherein they be named Attornies, to be entered or filed of Record, in fuch Manner and Form as heretofore by the Law or Statutes in that Behalf made they should or ought to have done, upon Pain to forfeit Ten Pounds for every fuch Offence : The Penalty. one Moiety thereof to be to the Queen's Majesty, her Heirs and Succeffors, and the other Moiety to fuch Officer or Officers, to whom or in whole Office the fame Warrant should be delivered. entered or filed, and to fuffer Impriforment by the Difcretion of Impriforment. the Justices of the Court for the Time being, where any fuch Default shall fortune to be had or made ; the faid Ten Pounds to þe.

Bb 2

he recovered by Action of Debt, Bill or Information, in which no Effoin, Protection or Wager of Law shall be allowed.

[Extended to Writs of Mandamus, &c. as therein mentioned, 9 Ann. c. 20. § 7.]

## CAP. XV.

#### An Act for Reformation of Abuses in Goldsmiths.

WHERE certain evil disposed Goldsmiths deceitfully do make and fell Plate, and other Gold and Silver Wares, • to the great defrauding of her Majefty and her good Subjects: For Remedy whereof, be it enacted by the Authority of this prefent Parliament, That no Goldfmith from the Twentieth Day of April next coming shall work, fell, exchange, or cause to be wrought, fold or exchanged, any Plate or other Goldsmithe Wares of Gold, lefs in Finenels than that of Two and twenty Carrects, and that he use no Sother, Amell or other Stuffings whatfoever, in any of their Works, more than is necessary for the finishing of the fame; and that they take not above the Rate of Twelve pence for the Ounce of Gold, befides the Fashion, (more than the Buyer shall or may be allowed for the fame at the Queen's Exchange or Mint) upon Pain to forfeit the Value of the Thing fo fold or exchanged : And that from the faid Twentieth Day of April no Goldfmith shall make, fell or exchange in any Place within this Realm, any Plate or Goldfmith's Wares of Silver, lefs in Fineness than that of Eleven Ounces Two penny Weight; nor take above the Rate of Twelve Pence for every Pound Weight of Plate or Wares of Silver, befides the Fashion, more than the Buyer shall or may be allowed for the fame at the Queen's Exchange or Mint; nor put to fale, exchange or fell any Plate or Goldsmith's Work of Silver, before he hath fet his own Mark to fo much thereof as conveniently may bear the fame; upon Pain to forfeit the Value of the Thing fo fold or exchanged. And if any Goldsmith shall make any Goldsmith's Work or Plate, and the fame after the faid Twentieth Day of April shall be touched, marked and allowed for good, by the War-dens or Masters of that Mystery, and if in the same there shall be found any Falshood or Deceit; then the Wardens and Corporation of that Mystery for the Time being, shall forfeit and pay the Value of the Thing fo exchanged or fold; the one Moiety of all which Forfeitures shall be to the Use of the Queen's Majesty, and the other Moiety to the Ufe of fuch Party grieved and fuffaining LoIs thereby, as will fue for the fame in any Court of Record, by Action, Bill, Plaint, Information or otherwife, wherein no Effoin, Protection or Wager of Law shall be admitted for the Defendant.

[See 6 G. 1. c. 11.]

## CAP. XVI.

An Act for the Toleration of certain Clothiers in the Counties of Wilts, Somerfet and Gloucefler, to inhabit out of Towns Corporate.

[Repealed, 21 Jac. 1. c. 28. § 11.]

A Goldfmith's Mark.

Finenels of Warea.

Penaky.

Finenels of Silver Plate.

Goldímith taking too much.

Penalty.

Falshood in Plate, ac. marked.

Penaky.

# CAP. XVII.

An Act for the perpetual Maintenance of Rochefter Bridge. [See as to Election of Wardens, Sc. 1 Ann. Stat. 1. c. 18. § 14.]

> C A P. XVIII. An Act for the repairing of Chepflow Bridge. [Repealed 3 Jac. 1. c. 23.]

## CAP. XIX.

An Act for the Paving of the City of Chichefter. [Repealed 31 G. 3. c. 63.]

## CAP. XX.

An Act for the Repairing and Amending of the Bridges and Highways near unto the City of Oxford. [Continued 3 Car. 1. c. 4. § 16. 22. 16 Car. 1. c. 4. See as to In-

[ufficiency of this A8, 11 G.3. c. 19. § 1.]

# C A P. XXI.

An A& for the Relief and Ke-edifying of the Borough of New Wood/flock, in the County of Oxford.

## C A P. XXII.

An Act for Confirmation of a Subfidy granted by the Clergy, EXP.

## C A P. XXIII.

An Act of Two Fifteens and Tenths, and one Subfidygranted by the Temporalty. EXP.

## C A P. XXIV.

An Act of the Queen's Majefty's most free and general Pardon.

[Note, Thefe last Three Alls not numbered on the Roll.]

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# Anno vicesimo tertio Reginæ ELIZABETHÆ. (A.D.1581.)

STATUTES made in the Parliament by Prorogation holden at Westminster the Sixteenth Day of January in the Three and twentieth Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of England, France and Ireland, Queen, Defender of the Faith, Ec. viz.

#### CAP. I.

An Act to retain the Qu en's Majesty's Subjects in their due Obedience.

WHERE fithence the Statute made in the Thirteenth Vear of the Reign of the Queen our Sovereign Lady, intituled, An AE against the bringing in, and putting in Execution of Bulls, Writings and Informents, and other Superfitious Things from the See of Rome, divers evil affected Perfons have practifed, contrary to the Meaning of the faid Statute, by other Means than by Bulls or Inftruments written or printed, to withdraw divers the Queen's Majefty's Subjects from their natural Obedience to her Majefty, to obey the faid ufurped Authority of Rome, and in respect of the fame to perfuade great Numbers to withdraw their due Obedience from her Majefty's Laws, established for the due Service of Almighty God:

II. For Reformation whereof, and to declare the true Meaning of the faid Law, be it declared and enacted by the Authority of this prefent Parliament, That all Perfons whatfoever, which have or fhall have, or fhall pretend to have Power, or fhall by any Ways or Means put in Practice to abfolve, perfuade or withdraw any of the Queen's Majesty's Subjects, or any within her Highness Realms and Dominions, from their natural Obedience to her Majefty: Or to withdraw them for that Intent from the Religion now by her Highness Authority established within her Highness Dominions, to the Romifs Religion, or to move them or any of them to promife any Obedience to any pretended Authority of the See of Rome, or of any other Prince, State or Potentate, to be had or used within her Dominions, or shall do any overt Act to that Intent or Purpose; and every of them shall be to all Intents adjudged to be Traitors, and being thereof lawfully convicted shall have Judgment, suffer and forfeit, as in case of High Treason. And if any Perfon shall, after the End of this Session of Parliament, by any Means be willingly abfolved or withdrawn as aforefaid, or willingly be reconciled, or shall promise any Obedience to any fuch pretended Authority, Prince, State or Potentate, as is aforefaid, that then every fuch Perfon, their Procurers and Counfellors thereunto, being thereof lawfully convicted, thall be taken, tried and judged, and shall suffer and forfeit, as in Cases of High Treason.

III. And

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13 Eliz. c. s.

Withdrawing any from Religion

Treafon.

Being reconciled, &c. to the Romith Religion.

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III. And be it likewife enacted and declared, That all and Aiders, &c. every Perfon and Perfons that shall wittingly be Aiders or Maintainers of fuch Perfons fo offending as is above expressed, or any of them, knowing the fame, or which shall conceal any Offence as aforefaid, and shall not within Twenty Days at the furthest, after fuch Perfons Knowledge of fuch Offence, difclofe the fame to fome Juffice of Peace or other higher Officer, shall be taken, tried and judged, and shall suffer and forfeit, as Offenders in Mif- Penalty. prision of Treason.

IV. And be it likewife enacted, That every Perfon which shall Saying, &c. Main. fay or fing Mais, being thereof lawfully convicted, shall forfeit the Penaky. Sum of Two hundred Marks, and be committed to Prifon in the next Gaol, there to remain by the Space of one Year, and from thenceforth till he have paid the faid Sum of Two hundred Marks: And that every Perfon which shall willingly hear Mafs, shall forfeit the Sum of One hundred Marks, and fuffer Imprison- Penaky. ment for a Year.

V. Be it also further enacted by the Authority aforefaid, That Not coming to every Perfon above the Age of Sixteen Years, which shall not re- Church by the pair to fome Church, Chapel or usual Place of Common Prayer, but forbear the fame, contrary to the Tenor of a Statute made in the First Year of her Majesty's Reign, for Uniformity of Common Prayer, and being thereof lawfully convicted, shall forfeit to the Queen's Majesty for every Month, after the End of this Seffion of Parliament, which he or the thall to forbear, Twenty Pounds Penalty. of lawful English Money (a), and that over and befides the faid Forfeitures, every Person fo forbearing by the Space of Twelve Months as aforefaid, shall for his or her Obstinacy, after Certificate thereof in writing made into the Court commonly called the King's Bench, by the Ordinary of the Diocefe, a Justice of Affife and Gaol-delivery, or a Justice of Peace of the County where fuch Offender shall dwell or be, be bound with Two fufficient Sureties in the Sum of Two hundred Pounds at leaft, to the good Behaviour, and fo to continue bound, until fuch Time as the Perfons fo bound do conform themfelves and come to the Church, according to the true Meaning of the faid Statute made I EE2. c. 2. in the faid first Year of the Queen's Majesty's Reign.

VI. And be it further enacted, That if any Perfon or Perfons, Schoolmaller. Body Politick or Corporate, after the Fealt of Pentecoft next coming, shall keep or maintain any Schoolmaster which shall not repair to Church as is aforefaid, or be allowed by the Bishop or Ordinary of the Diocefe where fuch Schoolmatter shall be fo kept, shall forfeit and lose for every Month to keeping him, Ten Penaky. [As to Diffenting Schoolmafter, 19 G. 3. c. 44. § 2.] Pounds.

VII. (Provided that no fuch Ordinary or the.r Ministers shall Imprisonment. take any Thing for the faid Allowance.) And fuch Schoolmafter or Teacher, prefuming to teach contrary to this Act, and being thereof lawfully convicted, shall be dilabled to be a Teacher of Youth, and shall suffer Imprisonment without Bail or Mainprise for one Year.

VIII. And be it likewife enacted, That all and every Offences what Juffices against this Act, or against the Acts of the First, Fifth or Thir- may enquire of teenth Years of her Majesty's Reign, touching acknowledging Offences.

Space of a Month.

(a) [See 3 Jac. 1. c. 4. § 11.] B b 🔺

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of her Majefty's Supreme Government in Caufes Ecclefiaftical, or other Matters touching the Service of God or coming to Church, or Ettablifhment of true Religion in this Realm, fhall and may be inquirable, as well before Juftices of Peace, as other Juftices named in the fame Statutes, within one Year and a Day after every fuch Offence committed; any Thing in this Act, or in any other Act to the contrary notwithitanding.

Who may determine Offences.

Conforming.

Penalties how divided.

Imprifonment till Penalty.paid.

S rvice in a M m's private House. - IX. Be it likewife enacted, That the Juffices of Oyer and Terminer, and Juffices of Affife and of Gaol-delivery, in their feveral Limits, thall have Power to inquire, hear and determine of all Offences against this Statute: And Juffices of Peace in their open Quarter-Seffions of Peace shall have Power by virtue of this Act to inquire, hear and determine of all Offences against this Act, except Treafon and Mifprifion of Treafon.

X. Provided alway, That every Perfon guilty of any Offence against this Statute, other than Treason and Misprision of Treafon, which shall before he be thereof indicted, or at his Arraigrament or Trial before Judgment, submit and conform himself before the Bishop of the Diocele where he shall be refident, or before the Justices where he shall be indicted, arraigned or tried, (having not before made like Submission atany his Trial, being indicted for his tirst like Offence) shall upon his Recognition of fuch Submission in open Affifes or Selions of the County where fuch Perion shall be refident, be discharged of all and every the faid Offences against this Act (except Treason and Misprission of Treason) and of all Pains and Ferfeitures for the fame.

XI. And be it likewife enacted, That all Forfeitures of any Sums of Money limited by this Act, fhall be divided in Three equal Parts, whereof one Third Part fhall be to the Queen's Majefty to her own Ufe, one other Third Part to the Queen's Majefty for Relief of the Poor in the Parifh where the Offence fhall be committed, to be delivered by Warrant of the principal Officers in the Receipt of the Exchequer without further Warrant from her Majefty (a); and the other Third Part to fuch Perfon as will fue for the fame in any Court of Record, by Action of Debt, Bill, Plaint or Information; in which Suit no Effoin, Protection or Wager of Law fhall be allowed: And that every Perfon which fhall forfeit any Sums of Money by virtue of this Act, and fhall not be able, or thall fail, to pay the fame within Three Months after Judgment thereof given, fhall be committed to Prifon, there to remain until he have paid the faid Sums, or conform himfelf, or go to Church, and there do as is aforefaid. XHI. Provided alfo, That every Perfon which ufually on the

XII. Provided alfo, That every Perfon which ufually on the Sunday shall have in his or her House the Divine Service which is established by the Law of this Realm, and be thereat himself or herfelf ufually or most commonly present, and shall not obstinately refuse to come to Church, and there to do as is aforefaid, and shall alfo Four Times in the Year at the least be present at the Divine Service in the Church of the Parish where he or she shall be resident, or in some other open common Church or such Chapel of Ease, shall not incur any Pain or Penalty limited by this Act for not repairing to Church.

(a) [As to the Difposition of this Third Part, See 29 Eliz. c. 6. § 7.] XIII. And

XIII. And be it likewife enacted and declared, That every Fraudulent Af-Grant, Conveyance, Bond, Judgment and Execution, had or made furances to defince the Beginning of this Sellion of Parliament, or hereafter to feat Forfeitures be had or made, of covinous Purpole to defraud any Interest, Right or Title, that may or ought to grow to the Queen, or to any other Perfon, by Means of any Conviction or Judgment by virtue of this Statute, or of the faid Statute of the faid Thirteenth Year, shall be, and be adjudged to be, utterly void against the Queen, and against fuch as shall fue for any Part of the faid Penalties in Form aforefaid.

XIV. Provided always, That if any Peer of this Realm shall Peer of the happen to be indicted of any Offence made Treason or Misprision Realm. of Treafon by this Act, he shall have his Trial by his Peers as inother like Cafes is accustomed.

XV. Provided alfo, That neither this Act, nor any Thing Ecclefiaftical therein contained, shall extend to take away or abridge the Au- Censures. thority or Jurifdiction of the Ecclefiaftical Cenfures for any Caule or Matter, but that the Archbishops and Bishops and other Ecclefiaftical Judges may do and proceed, as before the making of this Act they lawfully did or might have done; any Thing in this Act. to the contrary notwithstanding.

[See 31 G. 3. c. 32. §4.]

#### CAP. II.

An A& against feditious Words and Rumours uttered against the Queen's most excellent Majesty. EXP.

WHEREAS in and by the Laws and Statutes of this Realm already made and ordained against feditious Words and " Rumours, uttered against the Queen's most excellent Majesty, • there is not fufficient and condign Punishment provided for to ' fupprefs the Malice of fuch as be evil affected towards her " Highnefs:' Be it therefore enacted by the Authority of this present Parliament, That if any Person or Persons, after the End of Forty Days next enfuing the End of this prefent Seffion of Parliament, shall advifedly, and with a malicious Intent of his or their own Imagination, speak any false, seditious and flanderous News, Rumours, Sayings or Tales against our faid most natural Sovereign Lady the Qucen's Majetty (that now is), that then all and every fuch Perfon and Perfons fo offending, being thereof lawfully convicted or attainted, in Form hereafter in this prefent Act expreffed, shall for every such First Offence, either be in some Market-place within the Shire, City or Borough, where the faid Words were or shall be fo spoken, fet openly upon the Pillory, by the Sheriff or his Ministers, if it shall fortune to be without any City or Town Corporate: And if it shall happen to be within , any City or Town Corporate, then by the principal Officer or Officers of fuch City or Town Corporate, or his or their Minifters, and there to have both his Ears cut off, or at the Election of the Offender pay Two hundred Pounds to the Queen's Highnefs use in her Majesty's Receipt of the Exchequer, within Two-Months next after the Judgment given of his faid Offence, and alfo shall fuffer Imprifonment by the Space of Six Months after fuch his or their Conviction, without Bail or Mainprile.

II. And

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II. And be it further enacted by the Authority aforefaid, That all and every Person and Persons, which, after the End of the faid Forty Days, shall advisedly and with a malicious Intent against our faid Sovereign Lady report any falfe, feditious and flanderous News, Rumours or Tales to the Slander and Defamation of our faid Sovereign Lady the Queen's Majesty (that now is), of the speaking or reporting of any other, that then all and every such Perfon or Perfons fo reporting, being thereof convicted and attainted in Form hereafter in this Act expressed, shall for every fuch First Offence, either be in some Market-place within the Shire, City, Borough or Town where the faid Words were, or fhall be fo reported, fet openly upon the Pillory by the Sheriff or his Ministers, if it shall fortune to be without any City or Town Corporate, and if it shall happen to be within any City or Town Corporate, then by the principal Officer or Officers of fuch City or Town Corporate, or his or their Ministers, and there to have one of his Ears cut off, or at the Election of the Offender pay Two hundred Marks to the Queen's Highness Use, in her Majefty's faid Receipt of the Exchequer, within Two Months next after the Judgment given of his faid Offence, and also shall fuffer Imprifonment by the Space of Three Months after fuch his or their Conviction, without Bail or Mainprife.

III. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons, once lawfully convicted for any of the Offences aforefaid, do afterwards eftfoons offend in any of the Offences aforefaid, That then every fuch Second Offence to be deemed and adjudged Felony, and the Offender and the Offenders therein, to fuffer fuch Pains of Death and Forfeiture as in cafe of Felony, without any Benefit of Clergy or Sanctuary to be allowed unto the Offender in that Behalf.

IV. And be it further enacted by the Authority aforefaid, That if any Person or Persons, after the End of the faid Forty Days, either within this Realm, or in any other the Queen's Dominions, or in any other Place out of the Queen's Dominions, shall advifedly and with a malicious Intent against our faid Sovereign Lady, devife and write, print or fet forth any Manner of Book, Rhime, Ballad, Letter or Writing containing any falfe, feditious and flanderous Matter to the Defamation of the Queen's Majefty (that now is), or to the encouraging, flirring or moving of any Infurrection or Rebellion within this Realm, or any the Dominions belonging to the fame, or if any Perfon or Perfons after the End of the faid Forty Days, either within this Realm or other the Queen's Dominions, or in any other Place out of the Queen's Dominions, shall advifedly and with a malicious Intent against our faid Sovereign Lady, procure or caufe any fuch Book, Rhime, Ballad, Letter or Writing to be written, printed, published or fet forth, and the faid Offence not being punishable by the Statute made in the Five and twentieth Year of the Reign of King Edward the Third concerning Treafon, or Declaration of Treafon, or by any other Statute whereby any Offence is made or declared Treafon ; that then every fuch Offence shall be deemed and adjudged Felony, and the Offenders therein being thereof convicted and attainted, shall fuffer fuch Pains of Death and Forfeiture, as in cafe of Felony is used, without any Benefit of-Clergy

25 E. 3. Stat. 5. c. 4.

Clergy or Sanctuary to be allowed unto the Offender in that. Behalf.

V. And for that divers P rfons wickedly difpofed, and forgetting their Duty and Allegiance, have of late not only wifhed her Majefty's Death, but also by divers Means practifed and fought to know how long her Highness should live, and who should reign after her Decease, and what Changes and Alterations should thereby happen, to the Intent that such Mischiefs and Inconveniencies as may thereby grow in the Common Weal to the great Disturbance of the fame, may be cut off and prevented;

VI. Be it also enacted by the Authority aforefaid, That if any Perfon or Perfons, of what Effate, Condition or Degree foever he or they be, at any Time after the End of the faid Forty Days, and during the Life of our faid Sovereign Lady the Queen's Majesty (that now is), either within her Highness Dominions or without, shall by setting or erecting of any Figure or Figures, or by calling of Nativities, or by Calculation, or by any Prophecying, Witchcraft, Conjurations or other like unlawful Means whatfoever, feek to know, and shall fet forth by express Words, Deeds or Writings, how long her Majefty shall live or continue, or who shall reign as King or Queen of this Realm of England after her Highneffes Decease, or elfe shall advisedly and with a malicious Intent against her Highness, utter any Manner of direct Prophecies to any fuch Intent or Purpofe, or shall maliciously by any Words, Writing or Printing, with, will or defire the Death or Deprivation of our Sovereign Lady the Queen's Majefty (that now is), or any Thing directly to the fame Effect, that then every fuch Offence shall be Felony, and every Offender and Offenders therein, and alfo all his or their Aiders, Procurers, and Abetters in or to the faid Offences, shall be judged as Felons, and shall fuffer fuch Pains of Death and Forfeiture, as in cafe of Felony is used, without any Benefit of Clergy or Sanctuary.

VII. And be it further enacted by the Authority aforefaid. That the Juftices of the Court, commonly called the King's Bench, Juftices of Oyer and Determiner, Juftices of Affifes in their feveral Circuits, and Juffices of General Gaol Delivery, as well within Liberties as without, within the Limits of their feveral Commiffions, fhall by virtue hereof have full Power and Authority to inquire of, and to hear and determine all and every the Offences aforefaid, and that the Party indicted and arraigned of any the Offences aforefaid, fhall have Advantage of all Manner of Challenges to the Jury, as in Trial of Felony is ufed.

VIII. And alfo that all Juftices of Peace, as well within Liberties as without, within the Limits of their feveral Commiffions, in their General or Quarter-Seffions, fhall by virtue hereof have full Power and Authority to enquire of all and every the Offences aforefaid, and to caufe the Offender and Offenders therein to be indicted without any further Proceeding therein. And that alfo every Juffice of Peace within the Limits of his Commiffion, fhall have full Power and Authority to commit any Perfon being vehemently fufpected of any of the faid Offences to Ward, unlefs he do put in Sureties to make his perfonal Appearance at the next Quarter-Seffions or Gaol Delivery, and in Default of finding fuch Sureties, then to commit him to Prifon, there to to remain, until he shall find Sureties for his Appearance, as is aforefaid.

IX. And be it further enacted by the Authority aforefaid, That all Offences made Felony by this Act, which hereafter fhall be done or committed by any Perfon or Perfons out of this Realm of England, fhall be from henceforth inquired of, heard and determined before the Queen's Majefty's Juffices of her Bench for Pleas to be holden before herfelf, by good and lawful Men of the fame County, where the fame Bench fhall be kept, in like Manner and Form, to all Intents and Purpofes, as if the fame Offences had been done and committed within the fame County where they fhall fo b: enquired of, heard and determined, any Thing to the contrary notwithftanding.

X. Provided always, and be it enacted by the Authority aforefaid, That no Manner of Perfon or Perfons shall be molested or impeached for any of the Offences concerning speaking or reporting as is aforefaid, unless he or they be thereof acculed within one Month next after such Words fo spoken or reported, before some one Justice of Peace, and the Witnelles therein to be used, named to the same Justice, and the fame Accufation and Witnelles Names put in Writing by the faid Justice, and certified at the next Quarter-Seffions or Gaol Delivery; and unless fuch Offender also be indicted within one Year next after his or their faid Offence fo fuppofed to be committed or done.

XI. Provided alfo, and be it enacted by the Authority aforefaid, That every fuch Mayor or Mayors, Bailiff or other Head Officer of Cities, Boroughs and Towns Corporate, which have or hereafter shall have Jurildiction and Authority, within the feveral Limits of their Office or Offices, to hold and keep Sessions as Juffice or Justices of the Peace, shall and may by the Authority hereof, as well arreft and commit to Ward or Bail, in Manner and Form aforefaid, all and every Perfon and Perfons being vehemently sufpected of any the Offences aforefaid, as also to inquire of all and every the Offences aforefaid, and to proceed to the Indicting of every fuch Offender without any further proceeding therein, any Thing in this Act to the contrary notwithstanding.

XII. Provided alfo, and be it enacted, That this prefent A& fhall be proclaimed in all the Counties within this Realm before the End of Eight and twenty Days next enfuing the End of this prefent Seffion of Parliament, to the Intent that all Perfons may have Notice thereof, and thereby to avoid the Peril and Danger that may enfue by offending against the fame.

XIII. Provided always, and be it enacted by the Authority aforefaid, That the Peers of this Realm, and every of them that fhall hereafter fortune to be indicted of any the Offences aforefaid, fhall be tried by their Peers, as before hath been accustomed in Cafes of Treafon and Felony.

XIV. Provided alfo, and be it enacted by the Authority aforefaid, That this Act nor any Thing therein contained, nor any Attainder or Attainders of any Perfon or Perfons, for any Offence or Offences made Felony by this Act, fhall in any wife extend or be adjudged, interpreted or expounded to make the Offender or Offenders to forfeit or lofe any Lands, Tenements or Heredituments any longer than only during his own Life, or to make any Corruption

Corruption of Blood to any the Heir or Heirs of any fuch Offender or Offenders, or to make the Wife of any fuch Offender to lose or forfeit her Dower or Title of Dower, of or in any Lands, Tenements or Hereditaments, or her Action or Interest to the fame: Any Thing in this Act contained, or any Attainder or Attainders hereafter to be had, for any Offence or Offences made Felony by this Act, to the contrary notwithstanding.

XV. Provided always, and be it enacted by the Authority aforefaid, That no Perfon or Perfons shall be hereafter indicted or arraigned for any Offence or Offences touching or concerning, fpeaking or reporting as aforefaid, unlefs the fame Offence or Offences be proved by the Teftimony, Depofition and Oaths of Two fufficient Witneffes at the Time of his or their Indictment, which faid Witneffes alfo, at the Time of the Arraignment of the Party fo indicted, shall be brought forth in Person before the Party fo arraigned, face to face, and there fhall openly declare all they can fay against the faid Party fo indicted, unless the faid Party fo indicted shall willingly and without Violence confers the fame.

XVI. And be it likewife enacted by the Authority aforefaid, That the Statute of the First and Second Years of King Philip and Queen Mary, intituled, An AB against feditions Words and Ru- 1& 2P&M.c.1. mours, and one other Act of Parliament made in the First Year 1 Eliz. c. 6. of the Reign of our faid Sovereign Lady the Queen's Majefty (that now is), whereby it is provided and enacted that the faid former A& shall extend to and for our faid Sovereign Lady the Queen's Majefty that now is, and every Claufe, Article and Sentence in every of the faid Acts and Statutes, shall from and after the Proclamation of this Act be repealed and void to all Intents and Purposes, for fo long Time as this Act shall continue in full Strength and perfect Force.

XVII. And be it likewife enacted by the Authority aforefaid, That this Act nor any Thing therein contained, shall have Continuance or be inforce for any longer Time than only during the natural Life of our faid Sovereign Lady the Queen's most Excellent Majefty that now is, whom God long preferve, to his Glory, her Highnels Honour and Safety, and to the Commonwealth of all her Majefty's Dominions. Amen.

#### CAP. III.

#### An A& for the Reformation of Errors in Fines and Recoveries.

FOR the appeafing of Suits, the avoiding of false Practices, Deceits, Devices and Mildemeanours, and for helping of Negligences and Misprisions of Clerks and Officers, dangerous " to Affurances of Men's Lands and Hercditaments ;' be it enacted by the Queen's most excellent Majesty our Sovereign Lady, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That Inrolment f every Writ of Covenant and other Writ, whereupon any Fine Fines and Recoheretofore hath been levied or hereafter shall be levied, the Re- veries. turn thereof, the Writ of Dedimus potestatem made for the knowledging of any of the fame Fines, the Return thereof, the Concord, Note and Foot of every fuch Fine, the Proclamations made thereupon, and the King's Silver, and also every original Writ of Entry

Entry in the Poft or other Writ, whereupon any Common Recovery hath been suffered or hereafter shall be fuffered or passed, the Writs of Summon. ad Warrantizandum, the Returns of the faid Originals and Writs of Summon. ad Warrantizandum, and every Warrant of Attorney had or to be had, as well of every Demandant and Tenant as Vouchee, extant and remaining, or that shall be extant and in being, may upon the Request or Election of any Perfon, be inrolled in Rolls of Parchment by fuch Perfons, and for fuch Confiderations, as hereafter in this Act shall be mentioned; and that the Inrolments of the fame, or of any Part thereof, shall be of as good Force and Validity in Law, to all Intents, Respects and Purposes, for so much of any of them so inrolled, as the fame being extant and remaining were or ought by Law to be.

II. And be it further enacted by the Authority aforefaid, That no Fine, Proclamations upon Fines, or Common Recovery, heretofore had, levied, fuffered or paffed, or hereafter to be had, levied, fuffered or passed, shall be reversed or reversable by any Writ of Error, for falfe or incongrue Latin, Rasure, Interlining, milentering of any Warrant of Attorney, or of any Proclamation, Mil-returning or Not-returning of the Sheriff, or other want of Form in Words and not in Matter of Substance.

III. Provided always, That this Act, nor any Thing therein contained, shall bar or exclude any Person or Persons from any what Cales Writs Writ of Error which shall be had, taken or purfued, within Five Years next after the End of the Seffion of this prefent Parliament, upon any Fine or Recovery heretofore had or fuffered, nor from any Writ of Error which shall be had, taken or purfued upon any Fine or Recovery heretofore levied, knowledged or had, which Fine or Fines, Recovery or Recoveries, or any Part or Parcel of them, or any of them, now is, or at any Time before the First Day of June, which shall be in the Year of our Lord God One thoufand five hundred eighty two, shall be exemplified under the Great Seal of England, at and by the Suit of any Perfon that is or may be intituled to have or fue any Writ of Error upon any the Fines or Recoveries heretofore passed ; nor to bar any Feme Covert, or any Perfon within the Age of one and twenty Years, or any Perfon that is Non compos mentis, in Prifon or beyond the Seas, of or from any Writ of Error to be had or profecuted for the reverfing of any Fine or Recovery heretofore paffed, levied or fuffered, fo that fuch Feme Covert or her Heirs, within Seven Years next after that the become fole, and fuch Perfon within the Age of One and twenty Years, or his Heirs within Seven Years next after he shall come and be of full Age of One and twenty Years, and fuch Perfon that is Non compos mentis, within Seven. Years next after he shall become of fane Memory, and in Default thereof, the Heirs of fuch Perfon that is Non compos mentis, within Seven Years next after the Death of fuch Perfon being Non compos mentis, and fuch Perfon in Prifon or his Heirs, within Seven Years next after the fame Perfon shall be at Liberty, and fuch Perfon beyond the Seas or his Heirs, within Seven Years next after the Return of fuch Person into this Realm of England, or the Death of the faid Perfon, if he shall, before his Return, die in any foreign Country, shall fue, take and profecute their Writs of Error, as their Cafes feverally shall require, for reversing of any

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Validity.

For what Errors, Fines, &c. not reverfable.

What Perfons may have and in of Error.

any the faid Fines or Recoveries heretofore paffed, levied or fuffered.

IV. Provided always, and be it further enacted by the Autho- Ancestor dying rity aforefaid, That if any Perfon or Perfons shall, within the pending Suit. Time and Years afore mentioned, commence or fue his or their Writs of Error for the reverfing of any the faid Fines or Recoveries heretofore paffed, which Suit shall fortune to abate by the Death of any the Parties to the fame, that then it shall and may be lawful for his and their Heirs, at any Time within One Year next after the faid Seven Years expired, to have, fue and take their Writ of Error for the reversing of every such Fine and Recovery ; and if fuch Heir be an Infant within the Age of One Remody. and twenty Years, then within One Year next after the full Age of fuch Infant ; any Thing in this prefent Act contained to the contrary thereof in any wife notwithstanding.

V. And be it further enacted by the Authority of this prefent Day and Year Parliament, That every Perfon that shall at any Time hereafter certified of take the Knowledge of any Fine or Warrant of Attorney of any Acknowledge Tenant or Vouchee for fuffering of any Common Recovery, or Bee shall certify them or any of them, shall, with the Certificate of &c. the Concord or Warrant of Attorney, certify also the Day and Year wherein the fame was knowledged ; and that no Perfon that taketh any fuch Knowledge of any Fine, or Warrant for any Recovery, shall be bounden, or by any Means inforced to certify any fuch Knowledge or Warrant, except it be within One Year next after the faid Knowledge taken : And that no Clerk or Officer shall receive any Writ of Covenant or Writ of Entry, whereupon any Fine or Common Recovery is hereafter to pais, unlefs the Day of the Knowledge of the fame Fine and Warrant shall appear in or by such Certificate; upon Pain that every Attornment Clerk that shall receive any fuch Writ, shall forfeit for every upon Fine. Time that he shall so offend, the Sum of Five Pounds; and that no Attornment in or upon any Fine be entered upon Record, except the Party mentioned to attorn therein, first have appeared in the Court in Perfon or by Attorney warranted by the Hand of one of the Juffices of the one Bench or the other, or of one Justice of Affize, upon a Writ of Quid Juris clamat, Quem Reditum reddit, or Per que fervitia, as the Cafe requireth ; and that every Entry of Attornment hereafter to be made, where there shall be no Appearance as afore is faid, shall be utterly void and of none Effect, without any Writ of Error or other Means to be used for the avoiding thereof.

VI. And be it further enacted by the Authority aforefaid, Officer of Inrod-That there fhall be for ever one Office for the Inrolment aforefaid, for Fines and which fhall be and continue an Office for ever, called the Office of Recoveries. Inrolment of Writs for Fines and Recoveries; and that the Juftices of the Common Pleas for the Time being, (other than the Chief Justice), shall have and take the Care and Charge of and for the Involments aforefaid, and shall have and enjoy the faid Office and the Disposition thereof, and carefully see and look to the Execution thereof; and in Confideration of their Charges, Pain and Travel therein, shall have and take the Sums of Money hereafter following and no more; that is to fay, for the Inrolment Feet and Examination of every Fine and the Parts thereof before mentioned, the Sum of Six Shillings Eight Pence; and for the Inrolment

ment of the faid Parts of every Recovery and the Examination thereof, Six Shillings Eight Pence; and for every Exemplification of the Inrolment of any Fine, Five Shillings; and for the Exemplification and Returns of every Writ of Entry, Summons ad Warrantizands, and Warrants, Five Shillings; and for the Search of the Rolls of one Year, Four Pence; and for the Copy of one Sheet of Paper containing Fourteen Lines, Four Pence; and that the faid Juilices, or one of them, shall examine the Inrolments of every fuch Fine and Parts of Recoveries, and forthwith after Examination thereof, and immediately after the Inrolment of every fuch Fine and Parts of Recoveries, write his Name that fo examineth with his own Hand in the Roll thereof, upon Pain that the faid Juffices shall forfeit to our Sovereign Lady the Queen's Majefty the Sum of Five Pounds, for every Time that they or some or one of them shall make Default of such Examination or Writing of his or their Name as afore is faid; and that it shall and may be lawful to and for the Justices of the faid Court of Common Pleas, from Time to Time to take Order in all Things that shall be convenient and needful for the Inrolments aforefaid, and upon Examination in the faid Court, to affefs fuch Fine or Amerciament upon any Clerk, Sheriff, Deputy, Attorney and other Perfon, for his and their Mifprifion, Contempt and Negligence for not doing or mifdoing in any Thing, of, in or concerning the faid Fines and Recoveries, or any Part of them or either of them, as by the faid Juffices of the faid Court of Common Pleas for the Time being shall be thought meet and convenient; the faid Fine and Amerciament to be eftreated amongst other Fines and Amerciaments of that Court where fuch Offence or Misprifion shall be committed.

VII. And be it further enacted by the Authority of this prefent Parliament, That the Chirographer of Fines of the Common Pleas for the Time being for ever shall write and make, or caute to be written and made, for every County where her Majefty's Writ runneth, one Table, wherein shall be contained such Cortents of every Fine that shall pass in any one Term, as hereafter is mentioned; that is to fay, the Name of the County wherein the Tenements mentioned in any Fine be, the Name of every Plaintiff and Deforciant, and of every Manor named in the Fine, it any fuch be, and of the Towns and Places where the Tenements in fuch Fine comprised do lie; and the First Day of the next Term after the ingroffing of every fuch Fine shall fix every of the faid Tables upon fome open Place in the Court of Common Pleas, and fo every Day of the faid Term, during the Time of fitting of the faid Court ; and that the faid Chirographer shall deliver to every Sheriff of every County, his Under-Sheriff or Deputy, fair written in Parchment, a perfect Content of the Table fo to be made for that Shire, in the Term that shall next before the Affizes be holden in the faid County, or elfe meane between that Term and the faid Affizes; and that every fuch Sheriff to whom fuch Parchments with the Contents aforefaid shall be delivered, the First Day of the next Affizes after the Delivery thereof unto him, and every Day during the faid Aflizes, shall fix and fet up the same Writing undefaced, in some open Place in the Court where the Justices of the Affize of that County shall fit, and shall see the fame to continue there during fuch Time as the faid Juffices shall fit there in

Penalty.

Juffices may affelt Fines for Milprifion, &c.

Table of Fines in Common Pleas and at Aflizes.

Court, upon Pain that every Chirographer and Sheriff offending Penalty. against any Thing in this Act contained, shall forfeit to our Sovereign Lady the Queen's Majefty the Sum of Five Pounds, the one Moiety whereof shall be to the Queen's Majesty, her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame in any Court of Record, wherein no Effoign, Protection or Wager of Law shall be allowed ; and that the Chirographer Chirographer's for the Time being shall have and take for every such Content of Fee. every Fine fo fet down in the Table aforefaid, Four Pence.

· VIII. And forafmuch as upon great Examination it appeareth, that divers Fines and Recoveries have been heretofore levied ' and fuffered of divers Manors, Meffuages, Lands, Tenements " and Hereditaments, which fometime were the Inheritance of " George fometime Earl of Kent, Great-Grandfather to Henry now • Earl of Kent, in Use, Possession, Reversion or Remainder, Earl of Kent's • whereunto the faid now Earl of Kent pretendeth Title in Use, Title.

· Poffeffion, Revertion or Remainder, which, if they be erroneous <sup>6</sup> as is pretended, do much vary from the general Caufe and <sup>6</sup> Mifchief for which this Statute meaneth to provide;<sup>7</sup> Be it therefore enacted by the Authority aforefaid, That neither this Statute, nor any Thing therein contained, shall extend to take away any Writ of Error whereunto any Person or Persons is now or hereafter shall be lawfully intituled, for the reversing of the faid Fines and Recoveries or any of them, heretofore levied or fuffered of any of the faid Manors, Meffuages, Lands, Tenements or Hereditaments, which late were any Part or Parcel of the Inheritance of the faid George fometime Earl of Kent, in Ufe, Poffeffion, Reverfion or Remainder; any Thing in this Statute contained to the contrary thereof in any wife notwithstanding.

r. IX. Provided always, and be it enacted by the Authority Records not to aforetaid, That it shall be lawful for the Justices Clerks, autho- be corried forth rized by their Warrant, in the faid feveral Offices and Places of Office. where the fame Records or any of them do or shall remain, to write out or inroll the fame Records and every Part thereof, without any Thing to be paid therefore; and that the faid Records nor any of them, for the writing out or making the Rolls thereof by the Clerks of the faid Juffices, otherwife than for the Examination thereof by the Juffices, fhall be brought or carried forth of the faid Offices or Places.

X. And be it further enacted by the Authority aforefaid, That Amendment of none of the Fines or Recoveries heretofore levied, paffed or fuf- Fines, &c. fered, which thall be exemplified under the Great Seal according to the Form of this Act, shall after such Exemplification had, be inany wife amended.

[As to Reformation of Errors in Fines and Recoveries in Wales, Sc. 27 Eliz. c. 9.]

### CAP. IV.

An Act for the fortifying of the Borders towards Scotland.

FORASMUCH as great Care hath been heretofore taken for Maintenance of good Strength and Force upon the Borders

" and Frontiers against Scotland, and to the End that Inhabitants

" and Tenants there might be better able and more encouraged for

• the Defence of the fame Borders, when any Occasion should be Vol. IV. Cc offered

· offered in that Behalf, all Charges of Subfidies and Taxes have been forborne to be laid or charged upon the faid Inhabitants, 4 and for like Respect it hath been heretofore also used in divers · Places within the Counties of Northumberland, Cumberland, Wefl-"moreland and the Bishoprick of Durbam, that divers and a great · Part of the Inhabitants there have enjoyed their Tenements and Farmholds in divers favourable Sorts and Forms of Tenure; and for that the Queen's Majefty hath of late Years been oftentimes
informed by Report and Certificate of her principal Officers having Charge of her Borders, that the force of her faid Borders, • both of Horlemen and Footmen, are greatly decayed, and likely daily to grow weaker by many Occasions, and among other by . Decay and Ruin of fundry the Habitations of those Borders, • whereby the Number of the ancient Inhabitants able for Service · have been diminished, and that Part of the same Habitations, Tenancies and Farms, have been reduced rather to pasturing of Cat-• tle than to the Maintenance of Men of Service ; and that also in . fome Parts the Tenants and Inhabitants themfelves have dimi-" nifhed their own Strength, by dividing their Houfes and Farms, which were meet only for one able Householder and Family, into • the Occupation of fundry Perfons commonly being their Children or other Kinsfolks, fo as by the Smallnefs and Meannefs of the "Holding, no one of them is able to furnish a Man for Service ; and that also divers Owners and Tenants upon the Borders, have <sup>4</sup> for more Gain than they could have of natural Subjects, letten " their Lands or Feedings, or fome Part thereof, to Scottifbmen, ' thereby not only weakening the Strength of her Majefty's natural • Subjects, but strengthening Foreigners :'

II. For Remedy whereof, Be it enacted by the Authority of this prefent Parliament, That the Queen's Majefty shall and may from Time to Time, as need shall require, by Commission under the Great Seal of England, make and appoint fuch and fo many Commissioners as to her Majesty shall be thought convenient, giving unto them, or Six of them, (whereof Two to be of the Quorum), full Power and Authority in all and every of the faid Counties of Northumberland, Cumberland, Westmoreland and the County Palatine of Durham, or in any one of them, or in any Part of any of them, to enquire by the Oaths of Twelve Men or more, or by other good Means according to their Difcretions, what Tenancies and Houfes of Habitations be fince the Seven and twentieth Year of King Henry the Eighth ruined and decayed, and not held or occupied by Men able to ferve as Horfemen or Footmen, according to the ancient Duties of those Tenancies, and in like manner to examine and fearch out the just or probable Causes of those Ruins and Decays, and of the Wants and evil Furnitures of the faid Horfemen and Footmen, and to give Order and Direction for Reformation thereof with all Speed reasonable; and to that End if it shall appear to the faid Commissioners, or such Six of them as is aforefaid, that the Fault of the faid Ruins or Decays have been only in the Lords and Owners, or their principal Officers, or in the Officers and Farmers of her Majesty's Manors, Lands or Tenements, or any their Affigns, then the faid Commiffioners, or fuch Six as is aforefaid, shall order, command and enjoin, as well her Majesty's Officers, Farmers or their Affigns, as others the Lords and Owners, and their Officers or Farmers, to re-edify

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re-edify or repair the fame Tenements and Houfes of Habitation, and specially the capital Houses and Barnekins within a convenient Time at their own Charges, with reftoring like Quantities of Lands thereunto, as with the fame hath been occupied in the faid Twenty feventh Year of King Henry the Eighth, and shall set Pains for every Default of fuch re-edifying or reftoring in reafonable Time, not exceeding One hundred Marks for every fuch Default; and if they shall find Default of Furniture of the Tenants with Horfe, Weapon or Armour, according to their Duties, then they shall by Perfusion in respect of the Queen's Majesty's Service, and the Defence of their native Country, treat with fuch Lords and other whom it may concern, and the Freeholders, Leffees or Tenants, for Order to be taken by their mutual Affents for the renewing and Continuance of the faid Service, and for want of reafonable Conformity on either Part, may enjoin the faid Lords and all others under them, and alfo all the Queen's Majefty's Officers, Farmers and their Affigns, to give fuch Help as the faid Commissioners or fuch Six as aforefaid shall think fit, towards the enabling of the faid Tenant or Tenants to be furnished according to the ancient Duty of the faid Tenement, and to take Order how the faid Tenant shall thereby be furnished and be able for Service, and fo to fee that the fame be duly executed, and the faid Commissioner shall take Bonds in goel Sums to her Majesty's Ule, of every fuch Perfon of whom it shall be requisite that the faid ancient Duty of fuch Tenements refpectively thall be furnifhed, kept and executed, on Pain of reafonable Forfeitures, not exceeding Forty Pounds for every Default, and shall affefs Fines, and fet down Pains for fuch Defaults or Wants of Furniture, as shall in that Behalf be requisite; and if the Unableness of the faid Tenants shall be found to have grown, or to grow hereafter by their own Default or Wilfulnefs, without just Occasion, the faid Commissioners, or fuch Six of them as is aforefaid, shall order, enjoin and direct the faid Tenants within fom- reafonable fpeedy Time, to furnish themselves with Horse, Armour and Weapon, or with Armour and Weapon according to their ancient Ufage, and their uttermost reasonable Ability, at their own Charges, without any Contribution of the Lords, but at their own good Wills, upon Pain to be expelled by the Lord, Owner or iuperior Farmers or their Affigns, which fo expelling, shall place in fuch Holding or Farm another Tenant, that shall be furnished and ready for fuch Service as is aforefaid, or elfe shall within One Month give Notice to the Commissioners, or to the Warden of the fame Marches, of his not placing of fuch Tenant, upon fuch Pain as the Commissioners, or such Six of them as is aforefaid, shall affefs, not exceeding One hundred Marks, and the faid Commiffiouers or Warden, after fuch Notice given, shall place one other Tenant fufficient for the Services aforefaid, and in her Majefty's Lands by the Officers of her Revenue, within fome Time to be limited; and the faid Landlords, Owners, fuperior Farmers or their Affigns, and also her Majesty's Officers to be also enjoined and bound upon fome Pain to caufe the fame to be executed, and that a new Tenant shall be placed sufficiently furnished to hold the fame : And further, where it shall appear that within the Space of Thirty Years any Tenement or Habitation of Household, which have maintained any Horfemen or Footmen, by ancient Ufage Cc2 for . .

for Service toward the Frontiers, have been by the Tenants and Owners themfelves, or by any other Means divided into fundry Habitations, or the Lands thereunto belonging diffributed to other Tenants, whereby any one principal Tenement fo divided, or the fame Tenement with the Land therewith now occupied, fhall not be able to maintain the Inhabitant therefore to be furnified according to the ancient Duty of Service, that in fuch Cafe the faid Commiffioners, or fuch Six of them as is aforefaid, fhall take Order, that for the prefent Time, the Perfons which fhall have the Ufe and Profit of any Part of the fame Tenements, or of the faid Lands fo withdrawn from the faid principal Tenement during the Time of their prefent Terms, fhall yearly contribute to the principal Tenant there refiding, to be ready and furnified for the faid Service, fome reafonable yearly Aid by Money, or otherwife towards his Furniture meet for Service.

III. Provided always, That where the faid Commissioners, or fuch Six as aforefaid, shall find that mean or Undertenants, having particular Estates over the Tertenant, (other than the Lords and Owners), have been Caufe of any fuch Decay, in those Cafes they shall order and compel all fuch Perfons mean (which from under the Lord, unto the Bafe or Tertenant, shall be found to have been Caufe of fuch Decay) to contribute towards the re-edifying or repairing of any Tenement ruined or decayed fince the Time of their Interest in the Premises, and also to the Help of the Furniture of the Party fo decayed; and shall also caufe them to be bound during their particular Eflates, to obferve the Order of the faid Commiffioners, to be taken as is aforefaid, towards the faid Tenants, Inhabitants and Service; and becaufe divers Perfons being Lords and Owners, and others also that have particular Effates under the faid Lords and Owners, which are by the faid Commissioners in divers Cafes above mentioned to be charged with the Contributions above mentioned, may be ablent out of the Parties where the faid Commissioners shall have Authority to exccute the faid Commission, and shall not appear upon Summons and Precepts, and shall have no Lands or Tenements within the Jurifdiction of the faid Commission, to fatisfy fuch Pains or Amerciaments as shall be fet upon them to perform their Order, in fuch Cafes the Commissioners, or fuch Six of them as is aforefaid, fhall effreat the fame Pains and Amerciaments into the Exchequer, in like Manner as Juffices of Peace ought to do for Fines and Amerciaments taxed or fet before them; and thereupon the Barons and Court of Exchequer shall use all good Diligence to procure the levying thereof upon the Parties amerced, or that shall forfeit Pains in any Part of the Realm wherefoever the faid Party fhall remain; and upon the fame answered by any Sheriff or other Officer, the fame shall be payed by Order of the principal Officers of the faid Exchequer, to the Commissioners or fome of them, to be by them answered, to fuch to whom the fame shall be due, without further Warrant from her Majefty for the fame.

IV. Provided alfo, That where the Commiffioners, or any fuch Six of them as aforefaid, fhall find that any Thing is and ought to be done for the Furtherance of this Service, in any of the Premifes in the Queen's Majelty's Charge, in refpect of any her Lands, Lordfhips or Tenements, or of any Thing taken by any Officers of her Revenue, or by any other Perfon attending upon the

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the faid Officers or Ministers, or by any other Means to their own Ufe, in fuch Cafes the faid Commissioners, or fuch Six as aforefaid, fhall certify to the Lord Treasurer, Chancellor and Barons of the Exchequer, their Directions and Orders concerning the Contributions by them reafonably thought meet to be made in her Majefty's Behalf, or by any her Officers or Minifters, to the Intent the faid Lord Treasurer, Chancellor and Barons, or any Two of them, whereof the Lord Treasurer or Chancellor for the Time being to be one, shall on her Majesty's Behalf direct Warrants to her Majefty's Receivers of the faid County, to make Payment and Allowance, according to the Order and Direction of the faid Commissioners, without any other special Warrant from her Majesty for the fame ; and they shall also compel all other her Majefty's faid Officers and Ministers, or their Deputies, that shall be ordered by the Commissioners as aforefaid, to make Contribution as is above .faid, to make Payment, and to fatisfy the faid Orders in like Sort and Manner as if the faid Orders and Directions were decreed by the faid Court of Exchequer.

V. Provided, That the faid Commiffioners, before they shall exercife the faid Commission, shall be fworn before the Lord Chancellor of England, or before fuch to whom the Lord Chancellor shall direct a Writ of Dedimus poteflatem, or before the Juffices of Affize in the County where they shall fit, or before the Juffices of Peace in the Quarter-Seffions in the faid County, according to the Tenor of an Oath contained in a Statute of the Second and Third Years of the Reigns of King Philip and 2 & 3 P. & M. Queen Mary, made for the re-edifying of Caitles, and strengthen- c.1. ing of the Borders within the forefaid County (leaving out the Words ' and all Saints' expressed in the End of the faid Oath); and that they shall have like Wages for themselves and Clerks, as is in the faid Statute alfo expressed, and the fame to be levied out of fuch Sums of Money as shall be affessed by the faid Commisfioners, according to the Provision contained in the forefaid Statute of the Second and Third Years of the Reigns of King Philip and Queen Mary, for the Allowance of the like Committioners appointed to execute the faid Statute.

VI. Provided alfo, That they fall have the like Authority to make and direct Writs, Precepts, Warrants and other Commandments, to all Sheriffs, Bailiffs, Stewards and all other Minifters, Officers and Perfons, to appear before them, and to execute their Commandments, and shall in all Caufes have like Authority to execute this Commission warranted by this Statute, as by the faid -Statute of the Second and Third Years of King Philip and Queen Mary was given for the Execution of the faid Statute; and that the like Commiffions thall be made in Caufes requilite by the Chancellor and Officers of the Duchy of Lancafter, and by the Bishop of Durham, in the County Palatine of Durham, respectively, according as is mentioned in the forefaid Statute of the Second and Third Years of the Reigns of King Philip and Queen Mary, for Commissions to be made by them for Execution of the faid Statute.

VII. Provided, That the aforefaid Commissioners shall not by any their Order or Direction, intermeddle with any Lands of her Majefty, or of any other Perfon that are prefently in Leafe or Demife, or granted by Deed indented in Writing, or by Copy ٥f

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of Court Roll within any Manor, where of ancient Time the Cuftom hath been to grant the fame Lands by Copy of Court Roll, but that the fame Leffecs by Indenture, and Copyholders, shall continue at the Pleafure of the Leffors or the Granters of the faid Copy, or their Heirs, as before the making of this Statute they might have done, and yet if herctofore the faid Lands fo leafed by Demife, or granted by Copy of Court Roll, shall appear to have been chargeable to Service, and that the ancient Tenants thereof have ufually done Service for the Borders, and in the faid Indentures or Copies, or in the Court Roll whereof the fame are Copies, there be no Covenants or Claufes, nor otherwife any Bonds taken for the faid Services to be done and performed; in these Cases, for reviving or furtherance of the faid Service, the faid Commissioners, or such Six of them as is aforefaid, shall upon due Examination first had, and Trial made, take Order either with the Lords and Leffors, or with their Officers, or with their Tenants, or with both of them, to cause any Tenements ruined or decayed, to be re-edified or repaired, as is before limited; and also to cause the faid Service or Services to be revived and maintained for the Defence of the faid Borders, either by fpecial Covenants to be contained in Writing betwixt the faid Lord and Tenant, or otherwife.

VIII. Provided alfo, and be it enacted by the Authority of thia Parliament, That all Orders to be fet down by the faid Commiffioners by virtue of this Statute, and by Authority of the faid Commiffion or Commiffions, or any of them, fhall ftand and be in force to continue, except the fame fhall be by themfelves or fuch Number of them as is above limited, or by other Commiffioners authorized by her Majefty, according to the Form of this A&, upon Examination and good Confideration, and upon calling all Perfons interefted before them to be heard, otherwife altered or changed in the Whole or in Part.

IX. Provided alfo, That hereafter all Farmers or Leffees, that fhall have Interest hereafter in any Lands, Tenements or Hereditaments, within the faid Counties of Northumberland, Cumberland, Westmoreland and the Bishoprick of Durbam, or in any one of them, by virtue of any new Leafe to be made after the End of this Seffion of this Parliament, shall perfonally dwell upon the faid Lands and Tenements, being Houfes of Habitation, or elfe fhall perfonally be refident and dwelling in and upon fome other House and Habitation within one of the faid Counties, and shall appoint and affign a meet Perfon to inhabit upon the faid Farm or Tenement fo demifed, in fuch Sort as the Inhabitant may reafonable live thereupon, according to the Quality of the Farm, and fhall perform the faid Service; and if the faid Farmer shall depart out of the faid Counties, to dwell or refide in any other Place, he shall, within one Twelve Months after his Departure, furrender his faid Farm to him or them that then shall have the immediate Reverfion or Remainder, fo as he may demife the fame to the aforefaid Inhabitant afore affigned, or to fome other to be refident and dwell thereupon, and keep Hofpitality meet for the Quality of the faid Farm, for the better replenishing of the faid Countries with People, or elfe it shall be lawful for him or them that shall have the immediate Reversion or Remainder, after such Twelve Months, and hia

his Absence continuing so long, to re-enter as though the faid Leafe were determined.

X. And be it enacted, That upon Caufe notorioufly given by any Lords or Owners, or their Officers, or by any her Majesty's Officers, Farmers or their Alligns, to the Hinderance of the faid Service as is aforefaid, and upon Complaint made thereof to her Majefty, or to her Commissioners, or any of them, or to the Wardens of the Borders, the faid Commissioners, or fuch Six of them as is aforefaid that then shall have their Commission in force, or in Default of fuch Commission then being in force, such other Commissioners, to whom the Queen's Majesty shall and may upon the faid Complaint or Certificate from the Warden, direct a new Commission to the like Sort and Number of Commissioners, as in this Statute is expressed, shall examine the Caufe or Complaint of the Certificate, and shall take Order betwixt the Lord and the Teaant, that by repairing of the fame Habitation, and other Helps above faid, the Tenant may be able, bounden and charged to inhabit the fame Tenement, and do the Service upon the Borders, according to his Tenure.

XI. Provided alfo, That this prefent Statute shall continue during her Majefty's Life only, (which God long preferve).

XII. Be it also further enacted by the Authority aforefaid, The one Act and Statute made at the Parliament holden at Westminster, 2 & 3 P. & M. in the Second and Third Years of the Reigns of the late King e.z. Philip and Queen Mary, intituled, An Ad for the re-edifying of Caffles and Forts, and for the inclosing of Grounds upon the Borders towards Scotland, and every Article, Branch, Claule and Sentence therein contained, except the faid Words ' and all Saints,' fhall be from henceforth fully revived, and shall have Continuance for and during the Term of Twenty Years next enfuing the last Day of this prefent Selfion of Parliament, and from thenceforth to the End of the Parliament then next following; and that the fame Act and Statute in every Behalf shall from thenceforth be interpreted and expounded to extend as fully and largely to the Queen's Majeffy that now is, her Heirs and Succeffors, during the faid Time, for the good Execution of the fame, as ever it did, or was meant to extend to the faid late King Philip and Queen Mary; any Thing to the contrary notwithstanding.

XIII. Provided neverthelefs, and confidering that the fpecial **Purpose of the Premises in this Act contained, is to have the Peo**ple and Inhabitants of the faid Counties of Northumberland, Cumberland and Westmoreland, and of the faid County Palatine of the Bishoprick of Durham, which of ancient Time were accustomed, and by the Cuftoms of the faid Counties are or ought to ferve on Horseback or on Foot, for Defence of the Frontiers, to be able for Service, and to be ready furnished for the faid Service ;

XIV. Therefore be it enacted, That if the Lord and Owner of any Tenement, or Place of Habitation or Farm, whereupon any fuch Tenant bound by fuch Custom to ferve, doth now dwell, or where at any Time lince the xxvii. Year of King Henry the Eighth, any fuch Tenant bound by Cuftom to fuch Service did dwell, fhall place and caufe to inhabit thereupon a Tenant able to ferve on Horfeback or on Foot, according to the ancient Cuftom of the fame Tenement or Farm, and fo for that Purpofe to be always, when need shall require, furnished for the faid Service requilite :

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quifite; in fuch Cafe, the faid Commiffioners [fhall not by virtue of this Act intermeddle betwixt the Lord or Owner and the Tenant, but that it may be lawful for the faid Lord or Owner therein, to grant to his Tenant fuch State, and in fuch Sort, as lawfully he might have done before the making of this Statute, fo as the faid Tenant be as above is faid, able and ready with Furniture to do his accultomed Service, when Time shall require, for Defence of the Frontiers.

#### [Repealed, 4 Jas. 1. c. 1. § 8.]

#### CAP. V.

#### An A& touching Iron Mills near unto the City of London, and the River of Thames.

WHEREAS by reafon of the late Erection of fundry Iron Mills in divers Places of this Realm not far diftant from • the City of London and the Suburbs of the fame, or from the Downs and Sea Coafts of Suffex, the necessary Provision of Wood, " as well Timber fit for building and other Ufes, as also all other · fellable Wood ferving for Fuel, doth daily decay and become · fcant, and will in Time to come become much more fcarce; by reafon whereof the Prices are grown to be very great and unrea-· fonable, and in Time to come will be much more, if fome Re-• medy be not provided, to the great Damage not only of the • Inhabitants of the faid City of London and the Suburbs of the . fame, but alfo to all others the Queen's Majefty's most loving \* Subjects, having Occasion daily from all Parts of the Realm to " repair unto the fame and the Places abovefaid :' For Remedy whereof, be it therefore enacted by the Queen's most Excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament here affembled, and by the Authority of the fame, That no Perfon or Perfons from and after the Feaft-Day of the Nativity of St. John the Baptift next coming, shall convert or employ, or caufe to be converted or employed, to Coal or other Fewel for the making of Iron, or of Iron Metal, in any Iron Mills, Furnace or Hammer, any Manner of Wood or Underwood now growing, or which hereafter fhall grow, within the Compass and Precinct of Two and twenty Miles from and about the City of London or the Suburbs of the fame, or within Two and twenty Miles of the River of Thames, from Dorchefter in the County of Oxford downwards the faid River of Thames, nor within Four Miles of the Foot of the Hills called the Downs, betwixt Arundel and Pemfey in the County of Suffex, nor within Four Miles of any of the Towns of Winchelfey and Rye, nor within Two Miles of the Town of Pemfey, nor within Three Miles of the Town of Haffings in the faid County ; upon Pain to for-feit for every Load of Wood fo to be employed or converted into Coal or other Fewel for the making of Iron or Iron Metal, in any Iron Mill, Furnace or Hammer, as is aforefaid, Forty Shillings of lawful Money of England; the One Half of all which Forfeitures to be to our Sovereign Lady the Queen's Majetty, and to her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame, by Original Writ, Bill, Plaint or Information, wherein no Effoin, Protection or Injunction, or Wager of Law shall be admitted or allowed.

II. Provided

Converting Underwood, &c. to Fewel.

Penalty.

II. Provided always, That this Act shall not extend to any Woods in Welde Woods growing or to grow in any fuch Part of the Weilds of of Surrey, &cc. Surrey, Suffex or Kent, within the faid Twenty two Miles of the faid City, of London and the River of Thames, as is diffant above Eighteen Miles from the City of London, and Eight Miles from the faid River of Thames.

III. And be it likewife further enacted, That from henceforth New Iron Works no new Iron Works shall be crected within Twenty two Miles of the faid City of London, nor within Fourteen Miles of the River of Thames, nor within Four Miles of the Downs aforefaid, or of the faid Towns of Pemfey, Winchelfey, Haftings or Rye, upon Pain of One hundred Pounds of lawful Money of England, likewife to Penalty. be recovered and employed as is aforefaid.

IV. Provided alfo, That this Act, nor any Thing therein con- Woods of tained, fhall extend to any Woods or Underwoods now flanding Christopher or growing, or which hereafter fhall fland or grow, in or upon Darrell. any Lands of Christopher Darrell Gentleman, in the Parish of Newdigate, within the Weild of the County of Surrey; which Woods of the faid Chriftopher have heretofore been and be by him preferved and coppifed for the Uie of his Iron Works in those Parts.

#### [See further, 27 Eliz. c. 19.]

#### CAP. VI.

An Act for the repairing of Dover Haven. EXP.

#### CAP. VII.

#### An A& for the Increase of Mariners, and for Maintenance of Navigation.

WHERE the Merchants and Fifhmongers of divers Places of this Realm have for their private Gains gone and f fent into other Countries and foreign Realms, and there ingroffed into their Hands great Numbers and Quantity of Fifh taken by Aliens and Strangers, being in Goodnels far inferior to \* the Fish taken by Englishmen in the Iceland Voyages, and for the . buying of the fame Fifh, have conveyed and carried great Maffes · of Money forth of this Realm, and have victualled and furnished Ithis Realm with foreign Fifh and Herring, the Subjects whereof • have been accultomed in Times paft to ferve the fame with Fifth · and Herrings gotten by their own Travel, and diverfe other foreign Regions and Countries; by reafon of which unnatural . Dealings of the faid Merchants and Fifhmongers, and ufual eat-· ing of Flefh on the accustomed and ufual Fish Days, there be \* of late decayed not only the Number of Two Hundred Sail and · more, of good and ferviceable Ships, which yearly traded to Ice-· land for taking of Fish, in this Realm usually fold, but alfo a great Number of Mariners and Seamen, fit for the Service of her Majefty and her faid Realm, for the Defence thereof in Time of • Wars :'

II. For Redrefs whereof, Be it enacted by the Queen's Majefty our Sovereign Lady, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and the Authority of the fame, That it shall not be lawful to any native Euglishman, Womay

Woman or Denizen, at any Time after the End of this Seffion of this Parliament, directly or indirectly, by themselves, their Servants, Factors, Agents, Deputies or Friends, or any of them whatfoever, to go or fend into any other foreign Country, Realm or Dominion whatfoever, for the buying, providing or bringing into this Realm, out or from any the faid foreign Realms or Dominions out of the Queen's Obeifance, of any falted Fish, or falted Herrings, nor shall make any Agreement with any Alien or Stranger, or any other for such bringing into this Realm, by any Alien or Stranger, of any falted Fish or falted Herrings; and that no falted Fifh, nor falted Herrings, shall be brought hither out of the faid foreign Realms and Dominions, but by the mere Owners thereof, or Deputies of them, being Aliens and Strangers, without the Procurement of any Subject of the Queen's Majefty, her Heirs or Succeffors, or of any Denizen, and by none other Perfon or Perfons, upon Pain that fuch English Perfon or Denizen, offending against this Act, shall forfeit the same falted Herrings, and falted Fifh, or the Value thereof, the one Moiety whereof shall be to the Queen's Majesty, her Heirs and Successors, and the other Moiety to him or them that shall first feize the fame Fish or Herrings, or first fue for the Value thereof, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection or Wager of Law shall be allowed.

III. And be it further enacted by the Authority aforefaid, That it fhall be lawful for all and every her Majefty's Subjects, being Owners of any Ships, Barks or Veffels, to receive and take into their faid Ships, Barks and Veffels failing with Crofs Sails, any Herrings or other Fifh, which any Alien or Stranger fhall buy and provide, of any her Majefty's Subjects within this Realm; and the faid Herrings and Fifh, or any of them, may transport into any Parts beyond the Seas, in their faid Ships or Veffels with Crofs Sails, fo as the faid Aliens or Strangers pay to her Majefty her Cuftoms and Duties for the fame.

IV. And be it further enacted, That all Aliens and Strangers fhall from henceforth, and from Time to Time, pay to her Majefty for all falted Fifh and falted Herring to be brought into this Realm, all fuch like Cuftoms and Impositions, as are or fhall be imposed and fet upon any her Majefty's Subjects in those foreign Regions and Countries, Ports and Towns, from whence the faid falted Fifh and falted Herrings shall be shipped and brought for the like Fifhes and Herrings, over and besides the ordinary Customs which have been paid to her Majefty for the fame.

V. Provided always, and be it enacted by the Authority aforefaid, That if any Perfon or Perfons shall do, fuffer, caufe or proeure any fraudulent, deceitful or colourable Act whatfoever, whereby any Part of this Act before mentioned shall or may be colourably, fraudulently or deceitfully avoided or frustrated, contrary to the Intent thereof, that then every Perfon so offending shall forfeit and lose for every such his Offence the Sum of Two hundred Pounds, the one Moiety whereof shall be to our Sovereign Lady, her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame in any Court of Record, by Bill, Plaint or Information, wherein no Essentiation or Stranger shall wilfully conceal any Act or Thing whatfoever, to be done to the deceiving, colouring

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ing or defrauding of any Branch or Article of this Estatute before mentioned, that then every fuch Alien and Stranger shall forfeit and lofe for fuch Offence to the Queen's Majefty his Ship and Veffel, and all that thereunto appertaineth, to be feized to her Majesty's Use, by any her Majesty's Subjects: And moreover, that if any Alien or Stranger born, shall bring into any Haven, Port, Creek or Town of this Realm, any falt Fifh, or falt Herrings, which shall not be good, fweet, feafonable and meet for Mens Meat, and shall offer the fame to be fold, and shall be warned by any Officer of fuch Port, Haven or Town, (where the fame shall be offered to be fold), that the fame be not feafonable nor meet for Mens Meat, that then if he or they with their faid Fifh foull after that, offer any of the faid unfeafonable Fifh to be fold to any Perfon within this Realm, or shall not depart with the same from the said Haven, Port or Town, so soon as Conveniency will ferve, that then all and every Perfon Owners thereof, shall lofe and forfeit to our faid Sovereign Lady all the faid unfeafonable Fish unmeet for Man's Meat, as before is faid.

VI. Provided always, That this Act, or any Thing therein contained, fhall not extend or be prejudicial to any providing or bringing of Fifh in or out of the Country of *Iceland*, Shetland or Newfoundland, or any the Parts or Seas thereto adjoining, or on the Scoti/b Seas, nor to any Fifh that fhall be killed, taken and falted by the Queen's natural Subjects; any Thing in this Act to the contrary notwithflanding.

VII. Provided alfo, That it shall be lawful for all the Queen's Subjects now using the Trade of bringing in of staple Fish and Lings from beyond the Seas, to bring in *Englifk* Bottoms into this Realm, for the better Supply of prefent furnishing of this Realm with Victual, all Manner of staple Fish and Lings being good and wholesome for Man's Body, during the Space of Three Years next following the End of this Session of Parliament; any Thing in this Act to the contrary notwithstanding.

Act to the contrary notwithstanding. VIII. And be it likewife enacted, That all Ordinances of the Fishmongers of London, or of any other Company or Corporation whatfoever, made or to be made, for Reftraint of any Perfon to take or fell Fish, or to buy or provide any Fish of any Merchant, or other within this Realm, shall be repealed and void; and that every Perfon or Body Corporate that shall make or execute any fuch Ordinance or Restraint, shall for every fuch Offence forfeit One hundred Pounds, the one Moiety thereof to the Queen's Majesty, her Heirs and Successors, and the other Moiety to the Party grieved that will fue for the fame, by Action of Debt, in any Court of Record, wherein no Esson, Protection or Wager of Law for the Defendant shall be admitted or allowed.

#### [Repealed, 39 Eliz. c. 10. § 2.]

### C A P. VIII.

# An AA touching the true melting, making and working of Wax.

• WHERE by the Goodnels of God this Land doth yield • Were a plenty of Honey and Wax, as not only hath and • doth fuffice the neceffary Ules of the Qucen's Majefty and her • Subjects, to be ipent within this Realm, but also a great Quan-• tity

tity to be fpared, to be transported unto other Realms and " Countries beyond the Seas, by way of Merchandize, to the great " Benefit of her Majelty and the Realm ; and yet neverthelefs, a " great Part of the Wax made and melted within this Realm hath · been found to be of late very corrupt, by reafon of the deceitful "Mixture thereof, and the Makers and Sellers of Honey also have • not only used to put the faid Honey in Cask of deceitful Affife, \* but have used also deceitful Mixtures of the fame;' Be it therefore enacted by the Authority of this prefent Parliament, That meking Wax, &c. every Perfon within this Realm or the Dominions of the fame, which shall after the Feast of *Pentecolt* next enfuing, in the making and melting of Wax, by any Way or Means use or practife, or caule to be uled or practifed, any Manner of Deceit, by mixture and mingling the fame with Rofin, Tallow, Turpentine or any other deceitful Thing, to the Intent to fell and utter the fame, or offer the fame to be fold or uttered for Wax, to any Perfon or Perfons whatfoever, shall forfeit and lose the same mingled or corrupted Wax; and if the fame corrupted Wax shall happen to be fold before fuch Fault and Corruption shall be found, that then the faid Melter, Mingler or Corrupter, Caufer or Procurer thereof, thall forfeit for every Pound Two Shillings, whercof the One Half to the Queen's Majefty, the other Half to the Party deceived, if he will fue for it, or any other Perfon or Perfons that will fue for the fame in any of the Queen's Majefty's Courts of Record.

II. And to the Intent that the Offenders in those Kinds of Deceit may be the better and fooner known and found out, Be it enacted by the Authority aforefaid, That every Melter and Maker-up of unwrought Wax shall have for himself a Stamp or Mark of the Breadth of Six Pence, wherein Two Letters thall be plainly graven, fignifying his Name and Surname, and with the fame shall stamp every Piece of Wax, to be printed or stamped triangle in Three Places upon the Outfide of the upper Part of . every Piece fo melted and call, upon the Pain to forfeit the Value of every Piece or Cake fold or offered to be fold, and not fo ftamped or marked.

III. And be it further enacted by the Authority aforefaid. to be marked, &c. That no Manner of Perfon ne Perfons within this Realm, or the Dominions thereof, shall from the faid Feast of Pentecoff melt, mix, work or fell any manner of wrought Wax, Stuff or Wares wrought with Wax, as in Lights, Staff-Torches, Red Wax or Sealing Wax, Book-Candle, Searing-Candle, Scaring of dead Corps, Links, Green Wax, Red Wax, or any other Work or Thing whatfoever, to be done or wrought with Wax to be put to Sale, but with good, wholefome, pure and convenient Stuff, meet in fuch Wares or Work in convenient Quantity to be used; and that every Perfon or Perfons that shall work or fell fuch Stuff or Wares of Wax, have a Mark, Stamp or Seal, to fet on his or their Work by him or them wrought or fold, to the Intent that if any Deceit be used or done, it may be known who were the Workers thereof; and fuch Perfon or Perfons as shall be found or known to work or fell, or to Sale put, any fuch falfe Wax or Warss wrought with Wax to be put to Sale, shall forfeit and lose the fame corrupted or deceitful Wax and Wares; the One Half to be to the Queen's Majefty, her Heirs and Succeffors, and the other tg

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Mixture in

Penalty.

Penalty.

Melter of Wax to have a Mark.

Penalty.

Wrought Wax

Decentful Wax.

Penalty.

to the Party deceived, if he shall sue for the same; or otherwise to him or them that will fue for the fame by Action of Debt, Bill, Plaint or Information in any the Queen's Majefty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be allowed.

IV. And be it further enacted by the Authority aforefaid, That Working, &c. every Perfon and Perfons whatfoever, which after the Feaft of corrupted Was Pentecoft next aforefaid shall fell, or offer to be fold, any corrupted and falfe mingled Wax, thall lofe and forfeit the faid Wax, the Penalty. one Moiety thereof to be to the Queen's Majefty, and the other to the Party deceived, if he shall fue for the fame ; or otherwife to him or them that will fue for the fame as is aforefaid: And that all Veffels of Honey Barrels, Kilderkins and Firkins, filled with Honey by the Maker marked. and Filler, shall be marked with Two Letters, standing for his Name and Surname, each Letter of an Inch and a Half of Length at the least, burnt upon the Head of the Cask with a hot Iron; upon the Pain to forfeit Six Shillings Eight Pence for every Barrel, Penaky. Kilderkin, Firkin or Cafk, fold or offered to be fold, and not fo marked: And that if any Perfon or Perfons do or shall after the Content of Four and Two ntieth Day of August next coming after the End of Veffels. this Seffion of Parliament, fill and fell, or caufe to be filled or fold, or offered to be fold, any Barrel, Kilderkin or Firkin with Honey, for or in the Name of a Barrel, Kilderkin or Firkin, containing lefs than Two and Thirty Wine Gallons the Barrel, Sixteen Wine Gallons the Kilderkin, and Eight Wine Gallons the Firkin ; every Perfon and Perfons to offending thall forfeit and lofe Penalty. for every Half Gallon to lacking, Five Shillings of English Money : And every Perfon and Perfons that shall corrupt the Honey fo fold Corrupting or to be fold with any deceitful Mixture, shall forfeit the Barrel Honey. or Veffel, and Honey therein contained; the one Moiety whereof Penalty. to be to our faid Sovereign Lady the Queen's Majelty, and the other to him or them that will fue for the fame as aforefaid.

V. Provided always, That this Act as touching the making of Selling Wax of Wax shall not extend to any Perfon or Perfons felling the Wax of their own Bees. their own Bees in open Markets in fmall Pieces; nor to any Ser- Servants. vant or Servants, or other Perfons mingling or corrupting any Wax by Commandment of their Maller or other Perfon having Authority over them, fo as they will confess the fame.

VI. And be it further enacted by the Authority aforefaid, Counterfeiting That if any Perfon or Perfons shall at any Time hereafter counter- Marks, or markfeit any the Marks above mentioned, or shall fet to the Mark or ing with another's Marks of any other Perfon or Perfons, without the Confent of the fame Perfon or Perfons whofe Names the faid Marks fhall fignify ; that every fuch Offender in the Premifes shall forfeit for every Penalty. fuch Default Five Pounds; the one Moiety thereof to be to the Queen's Majefty, her Heirs and Succeffors, and the other Moiety to the Party deceived, if he will fue for the fame; or otherwife to any other Perfon or Perfons that shall fue for the fame by Bill, Action or Information, in any of the Queen's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed for the Defendant : And for Non-fufficiency of Payment thereof, to be fet on the Pillory in the next Market Town to the Place where fuch Offence shall be committed, and to fuffer Three Months Imprisonment, without Bail or Mainprize, for every Imprisonments Offence committed contrary to this Article of this prefent Act.

Mark.

#### CAP. IX.

#### An Act for the abolishing of certain deceitful Stuff used in the dying of Cloth.

• WHEREAS of late Years there hath been brought into • W HEREAS of late Years there hath been brought into • Kind of Ware or Stuff called Logwood, alias Blockwood, where-• with divers Dyers, Clothiers, Hat-Makers and others, have and • do dye daily divers Broad Cloths, Kerfies, Wools, Penneftones, • Bays, Cottons, Hofe-Yarn, Hats, Caps, Flannels, Woodmalls, • Mockadoes, Rafhes, Buffins, Tuft Mockadoes and other Things: • Forafmuch as the Colours made with the faid Stuff called Log-• wood, alias Blockwood, is falfe and deceitful, and the Clothes • and other Things therewith dyed are not only fold and uttered, • to the great Deceit of the Queen's loving Subjects within this • Realm of England, but alfo beyond the Scas, to the great Dif-• credit and Slander as well of the Merchants as of the Dyers of • this Realm :'

" Logwood (hall be forfeited, openly burned, and no Cloth or Wool fhall be dyed therewith. § 2.

#### [Section 2. repealed, 13 & 14 Car. 2. c. 11. § 26. The reft of the Att repealed, 49 G. 3. c. 109. § 1.]

# **C** A P. X.

#### An Act for the Prefervation of Pheafants and Partridges.

WHERE the Game of Pheafants and Partridges is within thefe few Years in Manner utterly decayed and deftroyed in all Parts of this Realm, by means of fuch as take them with Nets, Snares and other Engines and Devices, as well by Day as by Night, and alfo by Occafion of fuch as do ufe Hawking in the Beginning of Harveft, before the young Pheafants and Partridges be of any Bignefs, to the great Spoil and Hurt of Corn and Grafs then ftanding and growing in the Fields :'

II. For Reformation thereof, Be it enacted, established and ordained, by the Queen our Sovereign Lady, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That no Manner of Person or Persons, of what Estate, Degree or Condition soever, shall at any Time or Times, from and after the First Day of April next enfuing, take, kill or deftroy any Pheafants or Partridges with any Manner of Nets, Snares, Gins, Engines, Rowftring, Lowffing or other Devices whatfoever, in the Night-time; upon Pain of Forfeiture for every Pheasant fo taken, killed or deflroyed, contrary to the true Meaning of this Act, the Sum of Twenty Shillings; and for every Partridge fo taken, killed or destroyed, the Sum of Ten Shillings; the which faid Penalties and Forfeitures, if every Perfon or Perfons fo offending do not pay within Ten Days next after his or their Conviction, then to have one Month's Imprisonment, without Bail or Mainprize; and further, over and befides fuch Forfeiture or Imprifonment, to put in Bond with good Sureties for the Space of Two Years, that he shall not take, kill or destroy any Partridges or Pheafants, contrary to the true Meaning of this Act; the fame Bond to be taken by fome Juffice of the Peace of the County where the faid Offence fhall

Taking, &c. Pheafants, &c. in the Night.

Penaky.

Penaky.

Imprilonment.

shall be committed: The One Half of all which faid feveral Forfeitures to be to the Chief Lord or Lords of the Liberties, Lordships or Manors, upon and in which the fame shall be fo taken, killed or deftroyed, and the other Moiety to fuch Perfon or Persons as will fue for the fame in any of her Majesty's Courts of Record, by Bill, Plaint or Information; in which Suit no Essoin, Protection or Wager of Law shall be allowed.

III. Provided always, That if fuch Perfon to whom One Half Provise. of the faid Forfeiture is appointed for the taking, killing or destroying of Partridges or Pheasants, contrary to the Tenor and true Meaning of this Act, shall dispense with, license or procure any taking, killing or deftroying of any Partridges or Pheafants, contrary to the Form of this Act; that then all fuch Forfeitures and Penalties as fuch Perfon or Perfons should have by virtue of this A&, fhall be to the Poor of the Parish where such taking, killing or deftroying shall be committed, and that to be levied or recovered in Manner and Form aforefaid, by any one of the Churchwardens of the Parish where the Offences shall be committed.

IV. And be it likewife further enacted by the Authority afore- Hawking, &c. faid, That no Manner of Person or Persons from and after the faid in standing Corn-First Day of April shall hawk, or with his Spaniels hunt, in any Ground where Corn or other Grain shall then grow, (except it be in his own Ground), at fuch Time as any eared or codded Corn or Grain shall be standing and growing upon the fame, nor before fuch Time as fuch Corn and Grain shall be shocked, cocked, hilled or copped; upon Pain of Forfeiture for every Time that he shall Penaky. fo hawk or hunt as aforefaid, (without the Confest of the Owner of the Corn or Grain), to fuch Person or Persons as shall be Owner of the faid eared or codded Corn or Grain, Forty Shillings, and the fame to be levied or recovered in Manner and Form aforefaid.

V. Provided always, and be it further enacted by the Authority Who may deteraforefaid, That the Justices of Assizes in their Circuits, and Justices mine Offences. of the Peace in every Shire, County and Town Corporate within this Realm, in their Seffions, within the feveral Limits of their Commission, and Stewards of Leets, Liberties and Lawdays, within their feveral Jurifdictions, shall and may by virtue hereof, hear, enquire and determine of all and every Offence or Offences which shall be committed within the Precinct of their Liberties, Jurifdictions or Franchises against the Tenor of this Act : And Justice may exfurther, That every Justice of the Peace within every County amine Offender, of this Realm, shall within the Limits of his Commission have and bind him so Power and Authority by virtue hereof, to examine all Offenders appear. in the Premifes within the County where he is or shall be Justice. if fo be that the faid Offence or Offences shall not before be heard or determined by the Justices of Affize in their Circuits, or by the Stewards of Leets, Liberties or Lawdays within their faid feveral Jurifdictions; and also to take Bond with good Sureties for his and their Appearance that shall fo offend, to appear at the next General Seffions of the Peace to be holden within the fame County where the fame Offence shall be committed, to answer the faid Offence and to pay the Penalties, or receive the Punishment by this Act appointed or limited.

VI. Provided

Provilo for Pheafants, &c. let go again. VI. Provided always, That this Act fhall not in any wife extend to Lowbellers, Tramellers or others, which fhall unwillingly happen to take any Partridges or Pheafants by Night under any Tramel, Lowbel, Roadnet or other Engine, fo as they and every of them do prefently loofe and let go every Pheafant and Partridge fo taken, and fuffer them prefently to fly and go at large at the Place where they fhall happen fo to be taken, without willingly killing, or wilfully hurting any fuch Pheafant or Partridge fo taken in any Manner of Sort; any Thing in this Act contained to the contrary notwithftanding.

# CAP. XI.

# An Act for the Re-edifying of Cardiff Bridge, in the County of Glamorgan.

[Repealed, 1 Ann. Stat. 1. c. 18. § 10.]

#### CAP. XII.

An Act for an Addition to a former ACt made Anno 13 of her Majefty's Reign, for the paving of a Street without Aldgate, leading to her Highness Storehouses at the Minories, and other Places.

# C A P. XIII.

An Act for the Inning of Earith and Plumflead Marsh. [See 27 Eliz. c. 27. 4 Jac. 1. c. 8.]

# C A P. XIV.

An Act of a Subfidy granted by the Clergy. **EXP.** 

#### CAP. XV.

An Act for a Sublidy and Two Fifteens granted by the Temporalty. EXP.

#### CAP. XVI.

An A& for the Queen's Majesty's most gracious, general and free Pardon.

[Note.-Thefe laft Three Alls are not numbered on the Roll.]

Anne

13 Eliz. c. 23.

# Anno vicesimo septimo Reginæ ELIZABETHÆ. (A.D.1585.)

STATUTES maile in the Parliament begun and holden at Weftminfler the Three and twentieth Day of November in the Seven and twentieth Year of the Reign of our Sovereign Lady ELIZABETH, by the Grace of God, of England, France, and Ireland, Queen, Defender of the Faith, Sc. viz.

# CAP. I.

An A& for Provision to be made for the Surety of the EXP. Queen's Majesty's most Royal Person, and the Continuance of the Realm in Peace.

• FORASMUCH as the good Felicity and Comfort of the whole Effate of this Boole configuration of the whole Estate of this Realm confisteth (only next under God) in the Surety and Prefervation of the Queen's most excel-lent Majelly; and for that it hath manifeltly appeared, that fundry wicked Plots and Means have of late been devifed and · laid as well in foreign Parts beyond the Seas, as also within this · Realm, to the great endangering of her Highnefs moft Royal · Perfon, and to the utter Ruin of the whole Commonweal, if • by God's merciful Providence the fame had not been revealed :\* Therefore, for preventing of fuch great Perils as might hereafter otherwife grow, by the like detestable and devilish Practices, at the humble Suit and earneft Petition and Defire of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame Parliament, Be it enacted and ordained, If at any Time after the End of this prefent Selfion of Parliament, any open Invation or Rebellion shall be had or made into or within any of her Majefty's Realms or Dominions, or any Act attempted tending to the Hurt of her Majelty's most Royal Perfon, by or for any Perfon that shall or may pretend any Title to the Crown of this Realm after her Majesty's Decease; or if any Thing shall be compassed or imagined, tending to the Hurt of her Majefty's Royal Perfon, by any Perfon, or with the Privity of any Períon that shall or may pretend Title to the Crown of this Realm; that then by her Majesty's Commission under her Great Seal, the Lords and others of her Highness Privy Council, and fuch other Lords of Parliament to be named by her Majefly, as with the faid Privy Council shall make up the Number of xxiiij. at the leaft, having with them for their Afliftance in that Behalf fuch of the Judges of the Courts of Record at Westminster as her Highnels shall for that Purpose assign and appoint, or the more Part of the fame Council, Lords and Judges, shall by virtue of this Act have Authority to examine all and every the Offences aforefaid, and all Circumstances thereof, and thereupon to give Sentence or Judgment, as upon good Proof the Matter shall appear unto them; and that after fuch Sentence or Judgment Vol. IV. Dd given, given, and Declaration thereof made and published, by her Majefty's Proclamation under the Great Seal of *England*, all Perfons against whom fuch Sentence or Judgment shall be for given and published shall be excluded and disabled for ever to have or claim, or to pretend to have or claim the Crown of this Realm, or any of her Majesty's Dominions, any former Law or Statute whatfoever to the contrary in any wife notwithstanding; and that thereapon all her Highness Subjects shall and may lawfully, by virtue of this Act, and her Majesty's Direction in that Behalf, by all forcible and possible Means purfue to Death every such wicked Perfon, by whom or by whose Means, Affent or Privity any fuch Invafion or Rebellion shall be in Form aforesaid denounced to have been-made, or such wicked Act attempted, or other Thing compassible or imagined against her Majesty's Perfon, and all their Aiders, Comforters and Abettors.

II. And if any fuch deteftable Act shall be executed againft her Highnefs most Royal Perfon, whereby her Majesty's Life shall be taken away (which God of his great Mercy forbid), that then every fuch Perfon, by or for whom any fuch Act shall be executed, and their Issues being any wife affenting or privy to the fame, shall by virtue of this Act be excluded and disabled for ever to have or claim, or to pretend to have or claim the faid Crown of this Realm, or of any other her Highnefs Dominions, any former Law or Statute whatfoever to the contrary in any wife notwithstanding.

III. And that all the Subjects of this Realm, and all other her Majefty's Dominions, fhall and may lawfully by virtue of this Act, by all forcible and possible Means, purfue to Death every such wicked Perfon, by whom or by whose Means any such detestable Fact shall be in Form hereaster expressed denounced to have been committed, and also their Issues being any way assenting or privy to the same, and all their Aiders, Comforters and Abettors in that Behalf.

IV. And to the End that the Intention of this Law may be effectually executed, if her Majelly's Life shall be taken away by any violent or unnatural Means (which God defend), be it further enacted by the Authority aforefaid, That the Lords and others which shall be of her Majesty's Privy Council at the Time of fuch her Decease, or the more Part of the same Council, joining unto them for their better Affiftance Five other Earls, and Seven other Lords of Parliament at the leaft, (forefeeing that none of the faid Earls, Lords or Council be known to be Perfons that may make any Title to the Crown,) thefe Perfons which were Chief Justices of either Bench, Master of the Rolls, and Chief Baron of the Exchequer at the Time of her Majefty's Death, or in Default of the faid Juffices, Mafter of the Rolls and Chief Baron, fome other of those which were Justices of some of the Courts of Record at Westminster at the Time of her Highness Decease, to supply, their Places, or any xxiiij. or more of them, whereof Eight to be Lords of Parliament, not being of the Privy Council, shall to the uttermost of their Power and Skill examine the Cause and Manner of fuch her Majefty's Death, and what Perfons shall be any way guilty thereof, and all Circumflances concerning the fame, according to the true Meaning of this Act, and thereupon shall by open Proclamation publish the fame, and without any Delay, by all

all forcible and poffible Means, profecute to Death all fuch as shall be found to be Offenders therein, and all their Aiders and Abettors; and for the doing thereof, and for the withftanding and fuppreffing of all fuch Power and Force as shall any way be levied or ftirred in Disturbance of the due Execution of this Law, shall by virtue of this Act have Power and Authority not only to raife and use such Forces as shall in that Behalf be needful and convenient, but also to use all other Means and Things possible and neceflary for the Maintenance of the fame Forces, and Profecution of the faid Offenders. And if any fuch Power and Force shall be levied or stirred in Disturbance of the due Execution of this Law, by any Perfon that thall or may pretend any Title to the Crown of this Realm, whereby this Law may not in all Things be fully executed, according to the Eifect and true Meaning of the fame. that then every fuch Perfon shall, by virtue of this Act, be therefore excluded and difabled for ever to have or claim, or to pretend to have or claim the Crown of this Realm, or of any other her Highnels Dominions, any former Law or Statute whatfoever to the contrary notwithstanding.

V. And be it further enacted by the Authority aforefaid, That all and every the Subjects of all her Majefty's Realms and Dominions, fhall to the uttermost of their Power aid and affift the faid Council, and all other the Lords and other Perfons to be adjoined unto them for Affistance, as is aforefaid, in all Things to be done and executed according to the Effect and Intention of this Law; and that no Subject of this Realm shall in any wife be impeached in Body, Lands or Goods, at any Time hereafter, for any Thing to be done or executed according to the Tenour of this Law; any Law or Statute heretofore made to the contrary in any wife notwithstanding.

' VI. And whereas of late many of her Majefty's good and ' faithful Subjects have, in the Name of God, and with the Tefti-" mony of good Confciences, by one uniform Manner of Writing, ' under their Hands and Seals, and by their feveral Oaths volun- tarily taken, joined themfelves together in one Bond and Affo-· ciation to withstand and revenge to the uttermost all fuch malicious Actions and Attempts against her Majesty's most Royal • Perfon :' Now for the full explaining of all fuch Ambiguities and Questions as otherwife might happen to grow by reason of any finister or wrong Construction or Interpretation to be made or inferred of or upon the Words or Meaning thereof, be it declared and enacted by the Authority of this prefent Parliament, That the fame Affociation, and every Article and Sentence therein contained, as well concerning the difallowing, excluding or difabling of any Perfon that may or shall pretend any Title to come to the Crown of this Realm, as also for the purfuing and taking Revenge of any Perfon for any fuch wicked Act or Attempt as is mentioned in the fame Affociation, shall and ought to be in all Things expounded and adjudged according to the true Intent and Meaning of this Act, and not otherwife, nor against any other Person or Persons.

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# CAP. IL

#### An Act against Jesuits, Seminary Priests and such other likedisobedient Persons.

WHEREAS divers Perfons called or profeffed Jeluits, Seminary Priests and other Priests, which have been, and . from Time to Time are made in the Parts beyond the Seas, by . or according to the Order and Rites of the Romifb Church, . have of late Years comen and been fent, and daily do come and 4 are fent, into this Realm of England and other the Queen's Ma-" jefty's Dominions, of Purpole (as it hath appeared, as well by . fundry of their own Examinations and Confessions, as by divers-. other manifest Means and Proofs) not only to withdraw her . Highness Subjects from their due Obedience to her Majesty, but . also to ftir up and move Sedition, Rebellion and open Hostilitys within the fame her Highness Realms and Dominions, to the " great endangering of the Safety of her most Royal Person, and to the utter Ruin, Defolation and Overthrow of the whole Realm, • if the fame be not the fooner by fome good Means forefeen and "- prevented :"

Jesuits, &c. to depart the Realm.

II. For Reformation whereof, be it ordained, established and enacted by the Queen's most excellent Majesty, and the Lords Spiritual and Temporal, and the Commons, in this present Parliament alsembled, and by the Authority of the same Parliament, That all and every Jesuits, Seminary Priests and other-Priests whatsoever, made or ordained out of the Realm of England, or other her Highmess Dominions, or within any of her Majesty's Realms or Dominions, by any Authority, Power or Jurisdiction derived, challenged or pretended from the See of Rome, fince the Feast of the Nativity of St. John Bapiss in the First Year of her Highness Reign, shall, within Forty Days next after the End of this present Session of Parliament, depart out of this Realm of England, and out of all other her Highness Realms and Dominions, if the Wind, Weather and Passage shall ferve for the fame, or elfe fo foon after the End of the faid Forty Days as the Wind, Weather and Passage shall fo ferve.

III: And be it further enacted by the Authority aforefaid, That it shall not be lawful to or for any Jesuit, Seminary Prieft, or other fuch Prieft, Deacon or Religious or Ecclefiastical Perfon whatfoever, being born within this Realm, or any other her Highnels Dominions, and heretofore fince the faid Feast of the Nativity of St. John Baplift, in the First Year of her Majesty's Reign, made, ordained or professed, or hereafter to be made, ordained or profeffed, by any Authority or Jurifdiction derived, challenged or pretended from the See of Rome, by or of what Name, Title or Degree sever the fame shall be called or known, to come into, be or remain in any Part of this Realm, or any other her Highnels Dominions, after the End of the fame F rty Days, other than in fuch special Cases, and upon such special Occasions only, and for fuch Time only, as is expressed in this Act; and if he do, that then every fuch Offence shall be taken and adjudged to be High Treafon; and every Perfon fo offending shall for his Offence be adjudged a Traitor, and shall suffer, lose and forfeit, as in cafe of High Treason.

IV. And

Jefuits, &c. remaining, &c.

High Treafon.

IV. And every Perfon which after the End of the fame Forty Receiving or Days, and after fuch Time of Departure as is before himited and relieving Jefuit, appointed, shall wittingly and willingly receive, relieve, comfort, aid or maintain any fuch Jefuit, Seminary Prieft or other Prieft, Deacon or Religious or Ecclesiaftical Perfon, as is aforefaid, being at Liberty, or out of Hold, knowing him to be a Jefuit, Seminary Prieft or other fuch Prieft, Deacon or Religious or Ecclefiaftical Person, as is aforefaid, shall also for such Offence be adjudged a Felon, without Benefit of Clergy, and fuffer Death, lofe and Felony. forfeit, as in cale of one attainted of Felony.

V. And be it further enacted by the Authority aforefaid, If Perfonsinforeigh any of her Majerty's Subjects (not being a Jefuit, a Seminary Seminaries to re-Prieft, or other fuch Prieft, Deacon or Religious or Ecclefiaftical turn and take Perfon, as is before mentioned) now being, or which hereafter shall be of or brought up in any College of Jefuits or Seminary already erected and ordained, or hereafter to be erected or ordained, in the Parts beyond the Seas, or out of this Realm in any foreign Parts, shall not within Six Months next after Proclamation in that Behalf to be made in the City of London, under the Great Seal of England, return into this Realm, and thereupon within Two Days next after fuch Return, before the Bishop of the Diocefe, or Two Justices of Peace of the County where he shall arrive, submit himself to her Majefty and her Laws, and take the Oath fet forth by Act in the First Year of her Reign; that then every fuch Person which fhall otherwife return, come into or be in this Realm, or any other her Highness Dominions, for such Offence of returning or being in this Realm or any other her Highness Dominions, without Submission as aforefaid, shall also be adjudged a Traitor, and fuffer, High Treason. lofe and forfeit as in cafe of High Treason.

VI. And be it further enacted by the Authority aforefaid, If Sending Relief, any Perfon under her Majesty's Subjection or Obedience shall at to Jesuit, &c. any Time after the End of the faid Forty Days, by way of Exchange, or by any other Shift, Way or Means whatfoever, wittingly and willingly, either directly or indirectly, convey, deliver or fend, or cause or procure to be conveyed or delivered, to be fent over the Seas, or out of this Realm, or out of any other her Majesty's Dominions or Territories, into any foreign Parts, or fhall wittingly or willingly yield, give or contribute any Money or other Relief to or for any Jefuit, Seminary Prieft, or fuch other Prieft, Deacon or Religious or Ecclefiaftical Perfon as is aforefaid, or to or for the Maintenance or Relief of any College of Jefuits or Seminary already erected or ordained, or hereafter to be erected or ordained, in any the Parts beyond the Seas, or out of this Realm in any foreign Parts, or of any Perfon then being of or in any the fame Colleges or Seminaries, and not returned into this Realm with Submiffion, as in this Act is expressed, and continuing in the fame Realm; that then every fuch Perfon fo offending, for the fame Offence shall incur the Danger and Penalty of a Premu- Premunitie. nire, mentioned in the Statute of Praniunire made in the Six- 16 R. 2. c. g. teenth Year of the Reign of King Richard the Second.

VII. And be it further enacted by the Authority aforefaid, Sending Child or That it fhall not be lawful for any Perfon of or under her High- other beyond Seas nefs Obedience, at any Time after the faid Forty Days, during her Majesty's Life (which God long preferve) to fend his or her Child, or other Person, being under his or her Gavernment, into

any

&c.

Oath,

abiding in Seminary.

without Licence.

any the Parts beyond the Seas out of her Highnels Obedience, without the Special Licence of her Majefty, or of Four of her Highnels Privy Council, under their Hands in that Behalf first had or obtained (except Merchants, for fuch only as they or any of them shall fend over the Seas only for or about his, her or their Trade or Merchandize, or to ferve as Mariners, and not otherwise) upon Pain to forfeit and lose for every fuch their Offence the Sum of One hundred Pounds. EXP.

VIII. And be it also enacted by the Authority aforefaid, That every Offence to be committed or done against the Tenor of this Act shall and may be enquired of, heard and determined, as well in the Court commonly called the King's Bench in the County where the fame Court shall for the Time be, as also in any other County within this Realm, or any other her Highness Dominions where the Offence is or shall be committed, or where Offender shall be apprehended and taken.

IX. Provided alfo, and be it enacted by the Authority aforefaid, That it fhall and may be lawful for and to every Owner and Mafter of any Ship, Bark or Boat, at any Time within the faid Forty Days, or other Time before limited for their Departure, to transport into any the Parts beyond the Seas any fuch Jefuit, Seminary Prieft, or other Prieft aforefaid, fo as the fame Jefuit, Seminary Prieft, or other Prieft aforefaid fo to be rransported, do deliver unto the Mayor or other Chief Officer of the Town, Port or Place where he shall be taken in to be transported, his Name, and in what Place he received fuch Order, and how long he hath remained in this Realm, or in any other her Highness Dominions, being under her Obedience.

X. Provided alfo, That this Act, or any Thing therein contained, fhall not in any wife extend to any fuch Jefuit, Seminary Prieft, or other fuch Prieft, Deacon or Religious or Eccletiaftical Perfon, as is before mentioned, as fhall at any Time within the faid Forty Days, or within Three Days after that he fhall hereafter come into this Realm, or any other her Highnefs Dominions, fubmit himfelf to fome Archbifhop or Bifhop of this Realm, or to fome Juffice of Peace within the County where he fhall arrive or land, and do thereupon truly and fincercly, before the fame Archbifhop, Bifhop or fuch Juffice of Peace, take the faid Oath fet forth in *Anno primo*, and by Writing under his Hand confefs and acknowledge, and from thenceforth continue, his due Obedience unto her Highnefs Laws, Statutes and Ordinances, made and provided or to be made or provided in Caufes of Religion.

XI. Provided always, if it happen at any Time hereafter any Peer of this Realm to be indicted of any Offence made Treafon, Felony or *Premunire* by this Act, that he shall have his Trial by his Peers, as in other Cases of Treason, Felony or *Premunire* is accustomed.

XII. Provided neverthelefs, and it is declared by Authority aforefaid, That if any fuch Jefuit, Seminary Prieft or other Prieft above faid, fhall fortune to be fo weak or infirm of Body, that he or they may not pafs out of this Realm by the Time herein limited without imminent Danger of Life, and this underflood as well by the corporal Oath of the Party as by other good Means, unto the Bifhop of the Diocefe and Two Juffices of Peace of the fame County where fuch Perfon or Perfons do dwell or abide; that then,

Penalty.

Where Offences fhall be determined.

Transporting of Jesuits, &c.

Jefuit, &c. fubmitting and taking Oath.

Į Eliz. c. r.

Proviso.

Infirm Jeluit,

then, and upon good and fufficient Bond of the Perfon or Perfons, Security. with Sureties, of the Sum of Two hundred Pounds at the leaft, with Condition that he or they shall be of good Behaviour towards our Sovereign Lady the Queen and all her liege People, then he or they fo licenfed and doing as is aforefaid, shall and may remain and be still within this Realm, without any Lofs or Danger to fall, on him or them by this Act, for fo long Time as by the fame Bishop and Justices shall be limited and appointed, fo as the fame, Time of Abode exceed not the Space of Six Months at the most; and that no Perfon or Perfons shall fustain any Lofs, or incur any Danger by this Act, for the receiving or maintaining of any fuch Perfon or Perfons fo licenfed as is aforefaid, for and during fuch Time only as fuch Perfon or Perfons shall be fo licenfed to tarry within this Realm; any Thing contained in this Act to the contrary notwithstanding.

XIII. And be it allo further enacted by Authority aforetaid, Knowing Jefuit, That every Perfon or Perfons, being Subjects of this Realm, which &c to remain in after the faid Forty Days (hall know and underftand that any fuch the Realm, and lefuit. Seminary Prioff or other Prioff above faid thall abide that not different different. Jefuit, Seminary Prieft or other Prieft above faid, shall abide, stay, tarry or be within this Realm, or other the Queen's Dominions and Countries, contrary to the true Meaning of this Act, and shall not discover the fame unto fome Justice of Peace or other higher Officer, within Twelve Days next after his faid Knowledge, but willingly conceal his Knowledge therein, that every fuch Offender shall Ponaky. make Fine, and be imprifoned at the Queen's Pleafure ; and that if fuch Juffice of Peace, or other fuch Officer to whom fuch Matter shall be fo difcovered, do not within Eight and twenty Days then next following give Information thereof to fome of the Queen's Privy Council, or to the Prefident or Vice Prefident of the Queen's Council established in the North, or in the Marches of Wales, for the Time being; that then he or they fo offending shall for every fuch Offence forfeit the Sum of Two hundred Penalty. Marks.

XIV. And be it likewife enacted by the Authority aforefaid, That fuck of the Privy Council, Prefident or Vice Prefident, to whom fuch Information shall be made, shall thereupon deliver a Note in Writing, fubscribed with his own Hand, to the Party by whom he shall receive such Information, testifying that such Information was made unto him."

XV. And be it also enacted, That all fuch Oaths, Bond's Certificate of and Submiffions, as shall be made by force of this Act, as afore. Submiffions into faid, shall be certified into the Chancery by fuch Parties before. Chancery. whom the fame shall be made, within Three Months next after fuch Submiffion, upon Pain to forfeit and lofe for every fuch Penalty. Offence One hundred Pounds of lawful English Money; the faid Forfeiture to be to the Queen, her Heirs and Succeffors.

XVI. And that if any Perfon fo fubmitting himfelf, as afore- None fubmitting faid, do at any Time within the Space of Ten Years after fuch to come within Submiffion made, come within Ten Miles of fuch Place where her Ten Miles Submiffion made, come within Ten Miles of fuch Place where her the Queen. Majefty shall be, without effectial Licence from her Majesty in that Behalf to be obtained in Writing under her Hand; that then and from thenceforth fuch Perfon shall take no Benefit of his faid Submission, but that the same Submission shall be void, as if the fame had never been.

> [Sec 31 G. 3. c. 32. § 4.] Dd 4

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Ten Miles of

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#### CAP. III.

### An A& for the Explanation of the Statute made Anno 13° of the Queen's Majefty's Reign, intituled, An A& to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. liable to the Payment of their Debts.

WHERE in the Parliament holden at Westminster the Second Day of April in the Thirteenth Year of the Reign of our " Sovereign Lady Queen Elizabeth, there was, amongit other " Things, an Act made, intituled, An Ad to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. liable to pay their " Debte; upon which Act some Doubt and Question hath been " moved, whether the Queen's Highnefs, her Heirs and Succeffors, " might for the Satisfaction of her and their Debts and Farms, • by her or their Letters Patents under the Great Seal of England, • make Sale of any the Lands, Tenements and Hereditaments, " whereof her Highnefs, her Heirs and Succeffors, have Power or "Authority to make Sale by virtue of the fame Act, after the · Death of fuch Accountant or Debtor as is mentioned in the faid " Aft, or where the Account of fuch Accountant or Debtor " was not or is not made, or his or their Debt known in the Lifef time of the fame Accountant or Debtor ;'

II. For Declaration and Explaining whereof, Be it declared and enacted by the Authority of this prefent Parliament, That the faid Act, in every Part thereof, touching the Power given by that recited Act unto her Highnefs, her Heirs and Succeffors, to make Sale of any the Lands, Tenements or Hereditaments by the fame Act limited to be fold, is, fhall and ought to be expounded and intended, as well in cafe where the Sale is to be made after the Death of fuch Accountant or Debtor, as where it is to be made in his or their Life-time; and alfo as well in cafe where the Account is made, or the Debt known within Eight Years after the Death of fuch Accountant or Debtor, as where the fame Account is made, or the Debt known in the Life-time of the fame Account or Debtor; any Ambiguity or Quellion that hath rifen or grown, or may arife, grow or be conceived, upon the Letter of the fame Act to the contrary thereof in any wife notwithftanding.

III. Provided always, and be it enacted by the Authority aforefaid, That after the Death of fuch Accountant and Debtor, as is mentioned in the faid recited Act, and before fuch Time as any the Lands, Tenements and Hereditaments, defcended unto the Heir of fuch Accountant or Debtor as Heir unto the fame Accountant or Debtor, shall be sold as aforesaid, a Scire facias shall be awarded out of her Majesty's Court of Exchequer unto the Sheriff of the County where any fuch Lands do lie, to garnish the fame Heir, to fhew Caufe why the fame Lands, Tenements and Hereditaments, so to him descended as aforefaid, should not be put to Sale for Satisfaction of the same Debts or Farms in the fame Act mentioned, according to the Tenor of the faid Act; whereupon if the Heir do not within a convenient Time, upon a Garnishment or Two Nichils returned, shew and prove unto the faid Court, that the Executors or Administrators of such Accountant or Debtor have fufficient, which ought to answer or be liable for the fame Debt or Farm, and whereby the faid Debt or Farm

13 Eliz. c. 4.

Sale of Accountant's Lands after his Death.

Process against Accountant's Heir before Sale of Lands.

Farm shall and may be duly and fully fatisfied; that then after Ten Months next after fuch Two Nichils, or Garnishment returned, the fame Lands, Tenements and Hereditaments shall be fold by her Majefty, her Heirs or Succeffors, and the Money thereof coming disposed according to the true Intent and Meaning of the faid former recited Act.

IV. And be it further enacted by the Authority aforefaid, That Heir's Sale, in the faid recited Act, and this Statute of Explanation also, as what Cafe good. touching only the Sale of any Lands, Tenements or Hereditaments, to be made after the Death of fuch Accountant or Debtor as is aforefaid, shall not extend to any Lands, Tenements or Hereditaments, which any Perfon or Perfons, not being privy or confenting unto any fuch Intent to defraud the Queen's Majefty, her Heirs or Succeffors, as in the faid recited Act is mentioned, now have or enjoy, or have purchased or obtained, or before any Scire facias fo to be awarded as aforefaid, shall have or enjoy, purchase or obtain, *bona fide*, and upon good Confideration ; any Thing in this Act, or in the before mentioned Act to the contrary thereof in any wife notwithstanding.

V. Provided always, and be it enacted, That this Act of Ex- To what Acplanation shall extend only unto such as have been or shall be countants AA Tellers, Receivers, Treasurers, Customers, Cofferers of the shall extend. Houshold, Farmers of Impost, Collectors, Bailiffs, Victuallers and other Officers of Receipts and Accounts unto our Sovereign Lady the Queen's Majefty, her Heirs and Succeffors, and to every of them, their Heirs, Executors and Administrators, and to no other.

VI. Provided also, and be it further enacted by the Autho- Process against rity aforefaid, That in fuch Cafes where any Account shall or Heir in Court of ought to be made, or any Debts shall be owing in the Courts of Wards or Duchy. the Duchy of Lancaster, and Wards and Liveries (a), or in any of them, then after the Death of fuch Accountant or Debtor as is mentioned in the faid former Act, in any of the faid last mentioned Courts, and before fuch Time as any of the Lands, Tenements or Hereditaments, descended unto the Heir of fuch Accountant or Debtor as Heir unto the fame Accountant or Debtor, shall be fold as aforefaid, fuch Process shall be awarded, as hereafter is exprefied; that is to wit, first, a Privy Seal, commanding the fame Heir to make perfonal Appearance in the Court out of which the fame Privy Seal shall be awarded, to shew Cause, as in the Writ of Scire facias to be awarded out of the Exchequer is before appointed; and if the fame Heir shall make Default at the Day of the Return of the same Privy Seal, that then upon the Affidavit made, that the fame Privy Seal was duly ferved, either upon the Person of the fame Heir, or left at the Place of his or her Dwelling or most usual Abode, an Attachment with Proclamation shall be awarded against the same Heir, and shall be openly published and proclaimed in some Market Town in the County where the fame Heir was last dwelling, or made his or her usual Abode, upon some Market Day there in the Time of open Market, Twenty Days at the leaft before the Return thereof; and if upon Return thereof the faid Heir shall eftfoone make Default, that

(a) [Court of Wards and Liveries taken away, 12-Car. 2. c. 24. §1.] then

then all Things shall be done and executed for the Sale of the fame Lands, Tenements and Hereditaments, and for the full Satisfaction of the fame Debt or Farm, in like and as large and ample Manner and Form, to all Intents and Purposes, as before in this Act is limited and appointed in Cafes where Default is made upon a Garnishment or 'Two Nichils returned upon a Scire facias awarded out of the faid Court of Exchequer.

VII. Provided alfo, and be it likewife enacted, That if the Heir of any Accountant or Debtor before mentioned, shall happen to be within the Age of One and twenty Years when any fuch Process shall fortune to be awarded, that then during the Time of his or her Nonage, this Act or any Thing therein contained shall not in any wife be extended, executed or put in Ure, as touching or concerning only the felling of the Lands, Tenements or Hereditaments of any fuch Heir; any Thing in the fame Act contained to the contrary in any while notwithstanding ; and yet neverthelefs, after fuch Time as any fuch Heir shall accomplish the full Age of Twenty one Years, all and fingular the Lands, Tenements and Hereditaments defcended unto the fame Heir from any fuch Debtor or Accountant as aforcfaid, shall at all Times during the Space of Eight Years then next enfuing, be fubject and liable to be fold for the Payment and Satisfaction of her Majefty, her Heirs and Successors, according to the Intent and true Meaning of this Act, in fuch Manner and Form to all Intents and Purpofes, as if the fame Heir had been of full Age at the Time of the Death of fuch Debtor or Accountant.

VIII. Provided always, and be it enacted, That this Act, or any Thing therein contained, shall not extend to the Sale of the Lands, Tenements or Hereditaments of any such Heir or Heirs, for or by reason of any Account, Debt or Farm, whereof any such Debtor or Accountant have or shall have a Quietus eft, or Diecharge in his or their Lifetime.

[See 25 G. 3. c. 35.]

# C A P. IV.

## An AA against covenous and fraudulent Conveyances.

FORASMUCH as not only the Queen's most excellent Majefty, but alfo divers of her Highnefs good and loving Sub-· jects, and Bodies Politick and Corporate, after Conveyances obtained or to be obtained, and Purchafes made or to be made 6 · of Lands, Tenements, Leafes, Eftates and Hereditaments, for Money or other good Confiderations, may have, incur and receive " great Lofs and Prejudice by reafon of fraudulent and covenous Conveyances, Eftates, Gifts, Grants, Charges and Limitations · of Ules heretofore made or hereafter to be made of, in or out of · Lands, Tenements or Hereditaments fo purchased or to be pur-· chafed ; which faid Gifts, Grants, Charges, Eftates, Ufes and Conveyances were or hereafter shall be meant and intended by the · Parties that fo make the fame to be fraudulent and covenous, of · Purpose and Intent to deceive such as have purchased or shall • purchase the same, or else by the secret Intent of the Parties the fame to be to their own proper Ufe, and at their free Difpofition, coloured neverthelefs by a fained Countenance and Shew ! of Words and Sentences, as though the fame were made bena · fide, 12

No Sale of Heir's Lands during Minority.

Heir's Lands liable to Sale Eight Years after Age.

Provifo.

Quictus eft.

fide, for good Caufes, and upon just and lawful Con-· fiderations :

II. For Remedy of which Inconveniences, and for the avoiding of fuch fraudulent, fained and covenous Conveyances, Gifts, Grants, Charges, Ules and Edates, and for the Maintenance of upright and just Dealing in the purchasing of Lands, Tenements and Hereditaments; Be it ordained and enacted by the Authority of this prefent Parliament, That all and every Conveyance, Grant, Charge, Fraudulent Con-Leafe, Eftate, Incumbrance and Limitation of Ule or Ules of, in veyances made or out of any Lands, Tenements or other Hereditaments whatfo- to deceive Purever, had or made any Time heretofore lithence the Beginning of chalers, void. the Queen's Majefty's Reign that now is. or at any Time hereafter to be had or made, for the Intent and of Purpofe to defraud and deceive fuch Perfon or Perfons, Bodies Politick or Corporate, as have purchafed or shall afterwards purchafe in Fee Simple, Fee Tail, for Life, Lives or Years, the fame Lands, Tenements and Hereditaments, or any Part or Parcel thereof, fo formerly con-, veyed, granted, leafed, charged, incumbred or limited in Ufe, or to defraud and deceive fuch as have or shall purchase any Rent, Profit or Commodity in or out of the fame. or any Part thereof, shall be deemed and taken only as against that Person and Perfons, Bodies Politick and Corporate, his and their Heirs, Succeffors, Executors, Administrators and Affigns, and against all and every other Perfon and Perfons lawfully having or claiming. by, from or under them, or any of them, which have purchased. or fhall hereafter fo purchase for Money or other good Confideration, the fame Lands, Tenements or Hereditaments, or any Part or Parcel thereof, or any Rent, Profit or Commodity in. or out of the fame, to be utterly void, fruftrate and of none Effect; any Pretence, Colour, fained Confideration, or expressing

of any Use or Uses to the contrary notwithstanding. III. And be it further enacted by the Authority aforefaid, Parties to fram-That all and every the Parties to fuch fained, covenous and dulent Conveyfraudulent Gifts, Grants, Leafes, Charges or Conveyances before tame. expressed, or being privy and knowing of the fame or any of them, which after the Twentieth Day of April next coming shall wittingly and willingly put in ure, avow, maintain, juftify or defend the fame or any of them, as true, fimple and done, had or made, bona file, or upon good Confideration, to the Difturbance or Hindrance of the faid Purchafer or Purchafers, Leffees or Grantees, or of or to the Diffurbance or Hindrance of their Heirs, Succeffors, Executors, Administrators or Assigns, or such as have or shall lawfully claim any Thing by, from or under them or any of them, shall incur the Penalty and Forfeiture of one Year's Value of the faid Penalty. Lands, Tenements and Hereditaments fo purchased or charged ; the one Moiety whereof to be to the Queen's Majelty, her Heirs and Succeffors, and the other Moiety to the Party or Parties grieved by fuch fained and fraudulent Gift, Grant, Leafe, Conveyance, Incumbrance or Limitation of Ule, to be recovered in any of the Queen's Courts of Record, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection or Wager of Law shall be admitted for the Defendant or Defendants; and also being thereof lawfully convicted, shall fuffer Imprifonment for One Imprifonment. Half Year without Bail or Mainprize. IV. Provided

Conveyances upon good Confiderations, &c.

Lands first conveyed with Condition of Revocation, &c. and after fold for good Confideration.

First Conveyance void.

Mortgages lawfully made.

Statute Merchant, &c. to be entered.

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IV. Provided also, and be it enacted by the Authority aforefaid, That this Act or any Thing therein contained shall not extend or be construed to impeach, defeat, make void or frustrate any Conveyance, Affignment of Leafe, Affurance, Grant, Charge, Leale, Estate, Interest or Limitation of Use or Uses, of, in, to or out of any Lands, Tenements or Hereditaments heretofore at any Time had or made, or bereafter to be had or made, upon or for good Confideration and bona fide, to any Perfon or Perfons, Bodies Politick or Corporate; any Thing before mentioned to the contrary hereof notwithstanding.

V. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons have heretofore fithence the Beginning of the Queen's Majefty's Reign that now is, made or hereafter shall make any Conveyance, Gift, Grant, Demife, Charge, Limitation of Ule or Ules, or Allurance of, in or out of any Lands, Tenements or Hereditaments, with any Claufe, Provision, Article or Condition of Revocation, Determination or Alteration, at his or their Will or Pleafure, of fuch Conveyance, Affurance, Grants, Limitations of Ules or Estates of, in or out of the faid Lands, Tenements or Hereditaments, or of, in or out of any Part or Parcel of them, contained or mentioned in any Writing, Deed or Indenture of fuch Affurance, Conveyance, Grant or Gift; and after fuch Conveyance, Grant, Gift, Demife, Charge, Limitation of Uses or Affurance fo made or had, shall or do bargain, sell, demife, grant, convey or charge the fame Lands, Tenements or Hereditaments, or any Part or Parcel thereof, to any Perfon or Perfons, Bodies Politick and Corporate, for Money or other good Confideration paid or given (the faid First Conveyance, Assurance, Gift, Grant, Demile, Charge or Limitation, not by him or them revoked, made void or altered, according to the Power and Authority referved or expressed unto him or them in and by the faid fecret Conveyance, Affurance, Gift or Grant,) That then the faid former Conveyance, Affurance, Gift, Demife and Grant, as touching the faid Lands, Tenements and Hereditaments, fo after bargained, fold, conveyed, demifed or charged, against the faid Bargainees, Vendees, Leffees, Grantees and every of them, their Heirs, Succeffors, Executors, Administrators and Affigns, and against all and every Perfon and Perfons which have, fhall or may lawfully claim any Thing, by, from or under them or any of them, shall he deemed, taken and adjudged to he void, fruftrate, and of none Effect, by Virtue and Force of this prefent Act.

VI. Provided neverthelefs, That no lawful Mortgage made or to be made lond fide, and without Fraud or Covin, upon good Confideration, shall be impeached or impaired by Force of this Act, but shall shand in the like Force and Effect as the fame should have done if this Act had never been had nor made ; any Thing in this Act to the contrary in any wife notwithstanding.

VII. And be it further enacted by the Authority aforefaid, That all the whole Tenor and Contents of all Statutes Merchant and Statutes of the Staple, hereafter to be knowledged, shall within Six Months next after fuch Knowledging, be entered in the Office of the Clerk of Recognizances, taken according to the Statute made in the Three and twentieth Year of the Reign of the late King Henry the Eighth, by the flewing forth of the faid Statute Merchant or Statute Staple fo knowledged unto the

the faid Clerk; which faid Clerk of the Recognizances shall enter, or caule to be entred, the fame Statutes into a Book for that Purpofe to be provided and fafely kept by him, taking Fee. Eight Pence and no more, for every fuch Entry. VIII. And be it further enacted, That if the Party to whom Statute not en-

any fuch Statute Merchant or of the Staple shall be knowledged, tered, void his Executors or Administrators, do or shall not within Four against Purchaser. Months next after the Knowledging of any fuch Statute, bring and deliver, or caufe to be brought and delivered, unto the faid Clerk, or his Deputy or Deputies for the Time being, all and every fuch Statute and Statutes as shall be fo knowledged to him or to his Use, whereby and to the Intent that the faid Clerk, his Deputy or Deputies, may take and enter a true Copy thereof; that then every fuch Statute Merchant and of the Staple not fo entered shall be void, frustrate and of none Effect, against all and every such Perfon and Perfons, and Bodies Politick and Corporate, their Heirs, Succeffors, Executors, Administrators and Affigns only, as shall, after the Knowledging of the faid Statutes or any of them, purchafe for Money or other good Confideration, the Lands, Tenements or Hereditaments which were liable to the fame Statute Merchant or of the Staple, or any Part or Parcel thereof, or any Rent, Leafe or Profit of or out of the fame.

IX. And if the faid Clerk, or his Deputy or Deputies for the Clerk not enter-Time being, shall not upon such Shewing and Delivery unto him ing, or not enor them of any Statute Merchant or of the Staple, enter or caufe dorfing Statute. to be entred the fame in his faid Book within the faid Time of Six Months, and also endorse upon every such Statute fo by him entred, the Day and Year of his faid Entry, with his or their own Name ; that then every fuch Clerk failing or defective in that Behalf, shall forfeit and lofe for every Statute Merchant and of the Staple fo brought unto him or them, and not entred and endorfed, or caufed to be entred and endorfed as aforefaid, the Sum of Twenty Pounds; Penaky. the one Moiety whereof to be to the Queen's Majefty, her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame in any of the Queen's Courts of Record, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection or Wager of Law shall be allowed.

X. And be it further enacted by the Authority aforefaid, That Clerk of Recorno Clerk of the faid Recognizances shall or may take, for or in nizances. refpect of any Search to be made for or concerning any Statute Fee. Merchant or of the Staple fo to be entred as aforefaid, above Two pence for one Year's Search, and fo after the Rate of Two pence for every Year and not above, upon Pain to forfeit and lofe to Penalty. the Party or Parties grieved thereby, Twenty Times as much as he shall take contrary to the true Meaning of this Act, to be recovered in any of the Queen's Majesty's Courts of Record, by Action of Debt, Bill, Plaint or Information, wherein no Protection or Wager of Law shall be allowed. This Act to continue Continuance. for the Space of Ten Years, and from thenceforth unto the End of the Parliament then next following.

XI. Provided always, That this Act, nor any Thing therein Affurance of contained, shall extend or be construed to make good any Pur- Lands defeated, chafe, Grant, Leafe, Charge or Profit, of, in or out of any Lands, in what cafe not made good. Tenements or Hereditaments heretofore made void, defeated or undone, by seafon of any former Conveyance, Grant or Affurance,

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fo as the Party or Parties or their Heirs or Affigns, which have fo defeated or made void the fame, were in actual Pofieffion the First Day of this prefent Parliament, of or in the faid Lands, Tenements or Hereditements, whereof or out of which any fuch Purchafe, Grant, Leafe, Charge or Profit was made.

XII. Provided that this Act, nor any Thing therein contained, fhall extend in any Sort to reftrain or impair the Jurifdiction, Power or Authority of the Court of Star Chamber. [Star Chamber abolified, 16 Car. 1. c. 10.]

[Made perpetual, 39 Eliz. c. 18. § 31, 32.]

## C A P. V.

## An Act for the Expedition of Juffice, in Caufes of Demurrers and Pleadings.

GORASMUCH as exceflive Charges and Expences, and great Delay and Hindrance of Juffice hath grown in Actions ' and Suits between the Subjects of this Realm, by reafon that upon fome fmall Mikaking or Want of Form in Pleading, \* Judgments are often reverfed by Writs of Error, and oftentimes " upon Demurrers in Law given otherwise than the Matter in " Law and very Right of the Cause doth require, whereby the · Parties are confirmined either utterly to lofe their Right, or elfe after long Time and great Trouble and Expences, to renew again ' their Suits:' For Remedy whereof, Be it enacted by the Queen's most excellent Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from henceforth, after Demurrer joined and entred in any Action or Suit in any Court of Record within this Realm, the Judges fall proceed and give Judgment according as the very Right of the Caufe and Matter in Law shall appear unto them, without regarding any Imperfection, Defect or Want of Form in any Writ, Return, Plaint, Declaration or other Pleading, Process or Course of Proceeding whatfoever, except those only which the Party demurring shall specially and particularly fet down and express together with his Demurrer; and that no Judgment to be given shall be reverfed by any Writ of Error, for any fuch Imperfection, Defect or Want of Form as is aforefaid, except fuch only as is before excepted,

II. And be it further enacted, That after Demurrers joined and entred, the Court where the fame fhall be, fhall and may by Virtue of this Act from Time to Time amend all and every fuch Imperfections, Defects and Wants of Form as is before mentioned, other than those only which the Party demurring fhall specially and particularly express and set down together with his Demurrer as is aforefaid.

III. Provided always, and be it further enacted by the Authority aforefaid, That this Act, or any Thing therein contained, fhall not extend to any Writ, Declaration or Suit of Appeal of Felony or Murder, nor to any Indictment or Prefentment of Felony, Murder, Treafon or other Matter, nor to any Procefs upon any of them, nor to any Writ, Bill, Action or Information upon any popular or penal Statute; any Thing aforefaid to the contrary notwithftanding.

[Enforced 4 & 5 Ann. c. 16. and extended to Writs of Mandamus and to Informations in Nature of Quo Warranto, 9 Ann. c. 20. §7.]

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Judgment given, notwithitanding Defect in Procefs, &c.

Defects in Form amended, &c.

Court may amend Defects of Form.

Provilo for

.

Star Chamber.

## CAP. VI.

## An Act for the Returning of fufficient Jurors, for the better Expedition of Trials.

**OR the Returning of more able and more fufficient Jurors** for Trials to be hereafter had between Party and Party, and · for Reformation of Abules in Sheriffs and other Minifters, who for Reward oftentimes do fpare at home the most able and fuffi-" cient Freeholders, and return the poorer and fimpler Sort, leaft • able to difcern the Caufes in Queffion, and most unable to bear ' the Charges of Appearance and Attendances in fuch Cafes;' Be it ordained and enacted by Authority of this prefent Parliament, That in all Cafes where any Jurors to be returned for Trial Outlifications of of any Iffue or Iffues joined in my of the Queen's Majefty's Courts Jarors. of King's Bench, Common Pleas and the Exchequer, or before Justices of Affile, by the Laws of this Realm now in force, ought to have Estate of Freehold in Lands, Tenements or Hereditaments, of the clear yearly Value of Forty Shillingo, that in every fuch Cafe the Jurors that shall be returned from and after the End of this prefent Seffion of Parliament, shall every of them have Estate of Freehold in Lands, Tenements or Hereditaments, to the clear yearly Value of Four Pounds at the leaft; and that the Writs of Venire facias, which from and after the End of this prefent Seilion of Parliament shall be awarded and directed for the Impannelling of Juries in the Cafes aforefaid, shall be in this Form, Regina, Sc. Pracipimus, Sc. quod venire facias coram, So. duodecim liberos S legales homines de vicineto de B. quorum quilibet habeat quatuor libras terra, tenementorum vel redituum per annum ad minus, per quos rei veritas melius feiri poterit, & qui nee, Se. and fo forth, the Refidue of the faid Writ after the ancient Form ; and that upon every fuch Writ and Writs of Venire facias, the Sheriff or other Ministers unto whom the Making of the Panel thall appertain, thall not return in any fuch Panel any Perfon, unlets he may difpend Four Pounds by the Year at the leaft of Freehold, out of ancient Demeine, within the County where the Islue is to be tried ; upon Pain to forfeit for Penalty. every Perfon being returned in any fuch Panel, that cannot difpend Four Pounds Freehold as is aforefaid, Twenty Shillings.

II. And further be it enacted by the Authority aforefaid, That Iffues to be reupon every First Writ of Habeas corpora, or Diffringas, with a Nifi turned upon prius, delivered of Record to the Sheriff, or other Minister or Mi- Jurors. nifters to whom the Making of the Return shall appertain, shall from and after the Twentieth Day of May next enfuing return in Iffues upon every Perfon impanelled and returned upon any fuch Writ, at the least Ten Shillings ; and at the Second Writ of Habeas corpora or Dissringas, with a Nisi prius upon every Person impanelled and returned upon any fuch Writ, Twenty Shillings at the leaft; and at the Third Writ of Habeas corpora or Distringas, with a Nisi prius, that shall be further awarded upon every Person impanelled and returned upon fuch Writ, Thirty Shillings : And upon every Writ that shall be further awarded to try any fuch Islues, to double the Issues last afore specified, until a full Jury be sworn, or the Process otherwise ceased or determined; upon Pain to forfeit for Penalty. every Return of Issues contrary to the Form aforefaid, Five Pounds.

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III. And

Nues returned upon Juror not fummoned.

Penalty.

Receiving Reward for not seturning Juror.

Penalty.

Challenge for Hundred.

Other Chal-Linges.

Juries returned in Wales, &c. III. And be it further enacted, That if any Sheriff, Under Sheriff, Bailiff or other Minister, from and after the End of this prefent Schion of Parliament, do return any Person or Persons to be summoned to appear in any Jury, wherein he shall for Default of his Appearance lose or forfeit any Issues, where in Truth such Person shall not be lawfully summoned; that then the same Sheriff, Under Sheriff, Bailiff or other Minister, by whose Default such Person shall be returned summoned as aforesaid, shall forfeit, lose and pay unto the faid Person and Persons for returned, double the Value of the Issues by such Juror or Jurors lost or forfeited for his Default of Appearance.

IV. And be it further enacted by the Authority aforefaid, That if any Sheriff, Under Sheriff, Sheriff's Deputy, Sheriff or Under Sheriff's Clerk, or any Bailiff of Franchife, shall at any Time after the End of this prefent Seffion of Parliament receive, take or have by himfelf, or by any other, any Sum of Money, Reward or any other Profit, directly or indirectly, or do take any Promife, make any Agreement or Affent, to have any Sum of Money, Reward or other Profit, directly or indirectly, of any Perfon or Perfons, for the Sparing, not Warning, or not Returning of any Perfon to be fworn as a Juror, for the Trial of any Iffue joined or to be joined in any of the Queen's Majefty's Courts aforefaid, or before any Juffices; that then every Sheriff, Under Sheriff, Sheriff's Deputy, Sheriff or Under Sheriff, his Clerk, or Bailiff of Liberty or Franchife, fo offending, to forfeit for every fuch Offence the Sum of Five Pounds; the one Moiety thereof to our Sovereign Lady the Queen's Majefty, and the other Moiety thereof to fuch Perfon and Perfons as will fue for the fame in any Court of Record, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection or Wager of Law shall be allowed to the Defendant.

V. And further be it ordained and enacted by the Authority aforefaid, That from and after the End of this prefent Seffion of Parliament, at or upon the Trial of any Iffue joined in any Perfonal Action, no further Challenge for the Hundred shall be admitted, if Two fufficient Hundredors do appear at and upon the Trial of fuch Iffue.

VI. Provided neverthelefs, That all other Challenges, principal or for other Caufe, shall be admitted, allowed and tried in fach Order and Form, as if this A& had never been had or made.

VII. Provided alfo, That this Act thall not extend to any Juries or Iffues to be returned in any City or Town Corporate, or other Town or Place privileged to hold Plea, or in the Twelve Shires of *iVales*; but that they shall and may be returned as heretofore they lawfully might have been; this Act or any Thing therein contained to the contrary in any wife notwithstanding.

#### CAP. VII.

#### An Act for the levying of Iffues loft by Jurors.

W HEREAS there are within this Realm of England, in fundry Counties of the fame, divers Freeholders of one Name, and often and fundry Tizzes fome one or more of them been returned and impanelled in Juries for Trial of Matters between Party and Party; and if it happen any one of them foreturned

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' turned to make Default, or lofe Iffues, when the fame are eltreated to be levied, the Bailiff or other Collectors thereof, " for Lucre and Gain, do demand and require the fame of every • one within the fame County that is of that Name; and do per-' fuade every Perfon that is dwelling in that County, and fo named, " that he is the Party that hath loft those Issues, and compel him ' to pay the fame by the Diftrefs of his or their Goods and · Chattels, to their great Molestation and Trouble; and yet never-" thelefs many Times do detain and keep all or the more Part of • the Iffues to collected, to their own Ufe, in Contempt of the "Queen's Majefty's Laws, and to the great Grievance of her loving "Subjects, and contrary to all Equity and good Confcience :'

II. For Remedy whereof, Be it enacted by the Authority of Dwelling-place this prefent Parliament, That from and after Forty Days after of Juror to be the End of this Selfion of Parliament, no Sheriff Coroner or other the End of this Selfion of Parliament, no Sheriff, Coroner or other Perfon to whom it shall appertain to make Return of any Writ, shall return any Juror dwelling out of any Liberty, without the true Addition of the Place of his Dwelling or Abode at the Time of the faid Return, or within One Year next before the making of any fuch Return, or fome other Addition, by which the Party returned may be known; nor any Juror within any Liberty, with other Addition than fuch as shall be delivered to him by the Bailiff of the faid Liberty, or his Deputy, certified under his or their Hand; nor any Bailiff of any Liberty, nor any his or their Deputy or Deputies, shall of himself return any Juror, or deliver to the Sheriff, his Under Sheriff, Deputy or Deputies, the Names of any Perfons to be returned upon any Panel or Jury, without the true Addition certified under his or their Hands to the Sheriff of the Place of Dwelling or Abode of every Perfon fo to be returned at the Time of the faid Return, or within one Year next before the faid Return, or fome other Addition, by which the Party returned may be known : And that no Extract of Iffues againft any Juror In Extract of Iffues againft any Juror In Extract of Iffues againft any Juror, his Addlwithout fuch Addition as is put in the original Panel or Tales tion thall be put wherein such Juror shall be fo returned: And that no Under Sheriff, Bailiff or other Officer or Perfon whatfoever, shall collect, levy or gather any Issues for estreated, of any other Perfon or Per-fons, than of such Perfon and Perfons as by virtue of the faid Effreat is of Right charged or chargeable with the Payment of the faid Iffues; upon Pain that every Clerk that shall write or deliver, or caufe or procure any fuch Effreat to be delivered out, received or put in Ure, and every other Perfon offending contrary to the Intent and Meaning of this Act, shall forfeit to the Queen's Majesty, Penalty, her Heirs and Succeffors, Five Marks, and to the Party grieved, or which shall fustain any Loss thereby, the Sum of Five Marks of lawful English Money; all which Forfeitures and Penalties shall and may be recovered by Action of Debt, Bill, Plaint or Information, in any Court of Record, wherein no Effoin, Protection or Wager of Law shall be allowed.

III. And be it further enacted by the Authority aforefaid, That Who may de-Juffices of Oyer and Terminer within the Limits of their Com- termine Offeners. mission, Justices of Assize in their Circuits, and Justices of Peace, as well within Liberties as without, within the Limits of their Commission, shall by virtue of this present Act have full Power and Authority to inquire, hear and determine all and every the Offences aforefaid,

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aforefold, committed or to be committed within the feveral Limits, Circuit or Precinct of their feveral Committion or Committions, and to award forth Process of Execution for the levying of the fuid Forfeitures. This Act to endure to the End of the next Parliament.

#### [Made perpetual, 39 Eliz. c. 18. § 32.]

#### CAP. VIIL

An A& for Redrefs of erroneous Judgments in the Court commonly called the King's Bench.

• F ORASMUCH as erroneous Judgments given in the Court • F Called the King's Bench, are only to be reformed by the • High Court of Parliament; which Court of Parliament is not in • thele Days fo often holden as in ancient Time it hath been, • neither yet (in refpect of greater Affairs of this Realm) fuch • erroneous Judgments can be well confidered of and determined • during the Time of the Parliament, whereby the Subjects of • this Realm are greatly hindred and delayed of Juffice in fuch • Cafes :'

Appeal from erroneous Judgments in K. B.

II. Be it therefore enacted by the Authority of this prefent Parliament, That where any Judgment shall at any Time hereafter be given in the faid Court of the King's Bench in any Suit or Action of Debt, Detinue, Covenant, Account, Action upon the Cafe, Ejedione firme, or Trespass, first commenced or to be first commenced there, (other than fuch only where the Queen's Majefty shall be Party) the Party Plaintiff or Defendant, against whom any fuch Judgment shall be given, may, at his Election, fue forth out of the Court of Chancery a fpecial Writ of Error to be deviled in the faid Court of Chancery, directed to the Chief Justice of the faid Court of the King's Bench for the Time being, commanding him to caufe the faid Record, and all Things concerning the faid Judgment, to be brought before the Juffices of the Common Bench and the Barons of the Exchequer, into the Exchequer Chamber, there to be examined by the faid Juffices of the Common Bench. and Barons aforefaid (a); which faid Juffices of the Common Bench, and fuch Barons of the Exchequer as are of the Coif, or Six of them at the leaft, by virtue of this prefent Act, shall thereupon have full Power and Authority to examine all fuch Errors as shall be affigned or found in or upon any fuch Judgment; and thereupon to reverfe or affirm the faid Judgment, as the Law shall require, other than for Errors to be affigned or found for or concerning the Jurifdiction of the faid Court of King's Bench, or for any Want of Form in any Writ, Return, Plaint, Bill, Declaration or other Pleading, Process, Verdict or Proceeding whatsoever; and that after that the faid Judgment shall be affirmed or reverfed, the faid Record and all Things concerning the fame shall be removed and brought back into the faid Court of the King's Bench, that fuch further Proceeding may be thereupon, as well for Execution as otherwife, as shall appertain. (a) [Three Juffices,

Ec. may receive and continue Writs of Error, 31 Eliz. c. b. § 2.] III. And be it further enacted, That fuch Reverfal or Affirmation of any fuch former Judgment shall not be fo final, but that the Party who findeth him gricved therewith, fhall and may fue in the

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Continuance of

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Erroneous Judgment examined in Parliament. the High Court of Parliament for the further and due Examination of the faid Judgment, in fuch Sort as is now used upon erroneous Judgments in the faid Court of King's Bench.

[See 31 Eliz. c. 1. § 4.]

## CAP. IX.

An Act for Reformation of Errors in Fines and Recoveries in the Twelve Shires of Wales, Town and County of Haverford West, with the Counties Palatine.

THEREAS in the Parliament by Prorogation holden at Westminster in the Three and twentieth Year of her Ma-' jefty's Reign that now is, one good and beneficial Statute was made and ordained for the appealing of Suits, the avoiding of
falle Practices, Deceits, Devices and Mildemeanors, and for help-'ing of Negligences and Mifprifions of Clerks and Officers, . dangerous to Alfurances of Mens Lands and Hereditaments, ' intituled, An Att for the Reformation of Errors in Fines and Re- 23 His. c. 3 · coveries : Forafmuch as the faid Statute, or fundry good and neceffary Claufes and Parts thereof, doth not extend to Fines and · Recoveries levied, had and fuffered in the Twelve Shires of " Wales, that is to fay, Glamorgan, Brecknock, Radnor, Caermarthen, · Pembroke, Cardigan, Mountgomery, Denbigh, Flint, Caernarvon, . Anglesey and Merioneth, the Town and County of Haver-ford-" weft, and the Counties Palatine of Chefler, Lancafter and Durefm :" Be it enacted by our Sovereign Lady the Queen's most excellent Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That every Writ of Covenant, and other Writ whereupon Inrolment of any Fine heretofore hath been levied or hereafter shall be levied, Fines and Recoil the Return thereof, the Writ of Dedimus poteflatem made for the veries in Wales, acknowledging of any of the fame Fines, the Return thereof, the Palatine, Concord, Note and Foot of every fuch Fine, the Proclamations made thereupon, and the King's Silver, and also every original Writ of Entry in the Post, or other Writ whereupon any common Recovery hath been fuffered, or hereafter shall be fuffered or passed, the Writs of Summon. ad Warrantizandum, the Returns of the faid Originals and Writs of Summon. ad Warrantizandum, and every Warrant of Attorney, had or to be had, as well of every Demandant and Tenant as Vouchee, extant and remaining, or that shall be extant and in being, in the Courts of Affizes or Great Seffions within the faid Twelve Shires of Wales, Town and County of Haverford-west, and Counties Palatines, or in the Custody of the Officers to whom the Charge of keeping thereof doth appertain, may upon the Request or Election of any Person or Persons be inrolled in Rolls of Parchment by fuch Perfons, and for fuch Confiderations, as hereafter in this Act shall be mentioned : And that the Inrolments of the fame, or any Part thereof, shall be of as good Force and Validity in the Law, to all Intents, Refpects and Purpofes, for fo much of any of them fo inrolled as the fame being extant and remaining were or ought by Law to be.

II. Be it further enacted by the Authority aforefaid, That For what Errore, no Fine, Proclamations upon Fines, or common Recovery hereto- Fines, &c. refore had, levied, fuffered or paffed, or hereafter to be had, levied, verfible, fuffered or passed, in any of the faid Twelve Shires of Wales, Town.

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and

and County of Haverford-west, or Counties Palatine, shall be reverfed or reverfible by any Writ of Error for falfe or incongrue Latin, Rafure, Interlining, Mifentring of any Warrant of Attorney, or of any Proclamation, Mifreturning or not Returning of the Sheriff, or other Want of Form in Words, and not in Matter of Substance.

III. Provided always, That neither this Act, nor any Thing therein contained, shall bar or exclude any Person or Persons from any Writ of Error which shall be had, taken or purfued within Five Years next after the End of this Seffion of this prefent Parliament, upon any Fine or Recovery heretofore had or fuffered in any of the Courts aforefaid, nor from any Writ of Error which shall be had, taken or purfued, upon any Fine or Recovery heretofore levied, acknowledged or had in any of the faid Courts aforefaid, within any of the faid Twelve Shires of Wales, or Town and County of Haverford-weft: Which Fine or Recovery, or any Part or Parcel thereof, now is, or at any Time before the First Day of June, which shall be in the Year of our Lord God Onethousand five hundred eighty five, shall be exemplified under the Judicial Seal of the faid Courts, at or by the Suit of any Perfonthat is or may be intitled to have or fue any Writ of Error upon any the fame Fines or Recoveries fo heretofore paffed; nor from any Writ of Error which shall be had, taken or purfued upon any Fine or Recovery heretofore levied, acknowledged or had in any of the Courts aforefaid, within any of the faid Counties Palatine; which Fine or Recovery, or any Part or Parcel thereof, now is, or at any Time before the faid First Day of June, which shall be in the Year of our Lord God One thousand five hundred eighty five, shall be exemplified under the Seal of the fame County Palatine where the fame Fine or Recovery shall be fo levied, knowledged or had, at or by the Suit of any Perfon that is or may be intitled to have or fue any Writ of Error upon the fame Fine or Recovery fo heretofore passed; nor to bar any Feme Covert, or any Person within the Age of One and Twenty Years, or any Perfon that is Non compos mentis, in Prilon or beyond the Seas, or of or from any Writ of Error to be had or profecuted for the reversing of any Fine or Recovery heretofore paffed, levied or fuffered in any of the faid Twelve Shires of Wales, Town and County of Haverford-weff. or Counties Palatine : So that fuch Feme Covert or her Heirs, within Seven Years next after that the become Sole, and fuch Perfon within the Age of One and twenty Years, or his Heirs within Seven Years next after he shall come and be of full Age of One and twenty Years, and fuch Perfon that is Non compos mentis, within Seven Years next after he shall become of fana memoria, and in Default thereof the Heirs of fuch Perfon that is Non compos mentis, within Seven Years next after the Death of any fuch Perfon being Non compos mentis, and fuch Perfon in Prifon, or his Heirs within Seven Years next after the fame Perfon shall be at Liberty, and fuch Perfon beyond the Seas or his Heirs, within Seven Years. next after the Return of fuch Perfon into this Realm of England, or the Death of the faid Perfon, if he shall before his Return die in any foreign Country, shall fue, take and profecute their Writs. of Error, as their Caufes shall feverally require, for reversing of any of the faid Fines or Recoveries heretofore paffed, levied or luffered. IV. Provided

In what Cafes, and what Perfons may have Writs of Error.

What Perfons not barred.

IV. Provided always, and be it further enacted by the Au-Ancefor dying thority aforefaid, That if any Perfon or Perfons shall within the pending Suit. Time and Years aforefaid commence or fue his or their Writs of Error for the reverling of any the faid Fines or Recoveries heretofore passed, which Suit shall fortune to abate by the Death of any of the Parties to the fame; that then it shall and may be lawful for his and their Heirs, at any Time within one Year next after the faid Seven Years expired to have, fue and take their Writ of Error for the reverfing of every fuch Fine and Recovery; and if Remedy. fuch Heir be an Infant within the Age of One and twenty Years, then within one Year next after the full Age of fuch Infant; any Thing in this prefent Act contained to the contrary thereof in any wife notwithstanding.

V. And be it further enacted by the Authority of this prefent Day and Year of Parliament, That every Perfon that fhall at any Time hereafter Acknowledg-take the Knowledge of any Fine or Warrant of Attorney of any to be cer-Tenant or Vouchee, for fuffering any common Recovery to be tified. levied, knowledged, paffed or had, within any of the faid Twelve Shires of Wales, Town and County of Haverford-weft or Counties Palatine, or shall certify them or any of them, shall with the Certificate of the Concord or Warrant of Attorney certify alfo the Day and Year wherein the fame was acknowledged: And that no Perfon that taketh any fuch Knowledge of any fuch Fine or Warrant for any Recovery shall be bound, or by any Means inforced to certify any fuch Knowledge of any fuch Fine or Warrant, except it be within one Year next after the faid Knowledge taken.

VI. And that no Clerk or Officer in any of the faid Twelve Shires of Wales, Town and County of Haverford-weft or Counties Palatine, shall receive any Writ of Covenant, or Writ of Entry, or any other Writ whereupon any Fine or common Recovery is hereafter to pais, unleis the Day of the Knowledge of the fame Fine and Warrant shall appear in or by fuch Certificate; upon Penalty. Pain that every Clerk that shall receive any fuch Writ, shall forfeit for every Time that he shall fo offend the Sum of Forty Shillings: And that no Attornment in or upon any fuch Fine in any of the Attornment, Courts aforefaid be entred upon Record, except the Party mentioned to attorn therein, first have appeared in the Court in Perfon, or by Attorney warranted by the Hands of one of the Justices of the fame Court, upon a Writ of Quid Juris Clamat, Quem redditum redd. or Per que fervitia, as the Caufe requireth: And that every Entry of Attornment hereafter to be made in any of the Courts aforelaid, wherein there shall be no Appearance as aforelaid, shall be utterly void and of none Effect, without any Writ of Error or other Means to be used for avoiding thereof.

VII. And be it further enacted by the Authority aforefaid, Offices of Inrol-That there shall be for ever an Office for the Inrolments aforefaid ments for Walss, in every of the faid Twelve Shires of Wales, Town and County &c. of Haverford-west and Counties Palatine, which shall be and continue an Office for ever, called the Office of the Inrolments of Fines and Recoveries; and that the Juffices of the faid Twelve Shires of Wales, Town and County of Haverford-weft and Counties Palatine for the Time being, that is to wit, every of them within the Limits and Precincts of their feveral Authorities and Commiffions, shall have and take the Care and Charge of and for the Inrol: ents afore faid,

E e z

aforefaid, and shall have and enjoy the faid Office and the Dispofition thereof, and carefully fee and look to the Execution thereof; and in Confideration of their Charges, Pain and Travel therein, shall have and take the Sums of Money hereafter following, and no more, that is to fay, For the Inrolment and Examination of every Fine and the Parts thereof, Five Shillings; and for the Inrolment and Examination of every Recovery and the Parts thereof, Five Shillings; and for every Exemplification of the Inrolment of every Fine and the Parts thereof, Three Shillings Four pence; and for every Exemplification of the Inrolment of every Recovery and the Parts thereof, Three Shillings Four pence; and for the Search of the Rolls for one Year, Four pence; and for the Copy of one Sheet of Paper, containing Fourteen Lines, Four pence : And that the Juffices of the faid Courts of Affizes or Great Seffions for the Time being, within the faid Twelve Shires of Wales, Town and County of Haverford-west and Counties Palatine, or any one of them, within the feveral Limits and Precincts of their faid feveral Commissions, shall examine the Involment of every such Fine and Recovery and of the Parts thereof; and after fuch Examination of the Inrolment of every fuch Fine and Recovery and of the Parts thereof, shall immediately write his Name that fo examineth, with his own Hand in the Roll thereof, upon Pain that the faid Juffices shall forfeit to our Sovereign Lady the Queen's Majefty, the Sum of Forty Shillings for every Time that they or one of them shall make Default of such Examination or Writing of his or their Names as is aforefaid; and that it shall and may be lawful for the faid Juffices or any of them for the Time being, to take Order in all Things that shall be convenient and needful for the Inrolments aforefaid; and upon Examination in the faid Courts, to affefs fuch Fine or Amerciament upon any Clerk, Sheriff, Deputy, Attorney or any other Person for his or their Misprision, Contempt and Negligence, for not doing or mifdoing in any Thing, of, in or concerning the faid Fines or Recoveries, or any Part of them or either of them, as by the faid Juffices for the Time being or any one of them shall be thought meet and convenient; the faid Fine and Amerciament to be eftreated amongst other Fines and Amerciaments of that Court where fuch Offence or Mifprision shall be committed.

VIII. And be it further enacted by the Authority aforefaid, That the Exemplification of any fuch Inrolment of any Fine or Recovery, or of any Part thereof, within any of the faid Twelve Shires of Wales, or the faid Town and County of Haverford-wef, under the Judicial Seal of the faid Shire, Town or County, where fuch Fine or Recovery was levied, had or passed, and the Exemplification of any fuch Inrolment of any Fine or Recovery, or of any Part thereof within any of the faid Counties Palatine, under the Seal of that County Palatine where fuch Fine or Recovery was levied, had or paffed, shall be of as good Force and Validity in the Law, to all Intents, Respects and Purposes, for such Part and fo much of any of them as shall be fo exemplified, as the very original Record itself, being extant and remaining, were or ought by Law to be.

IX. Provided always, and be it enacted by the Authority aforefaid, That it shall be lawful for the Justices Clerks, authorised by their Warrant in the faid feveral Offices and Places where the fame

Tet

Penalty.

Affeffing of Fines for Milprilion, kc.

Force of Exemplification.

**Records** not to be carried forth of Offices.

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fame Records or any of them do or shall remain, to write out of inrol the fame Records and every Part thereof, and that the faid Records nor any of them, for the writing out or making the Rolls thereof by the Clerks of the faid Juffices, shall be brought or carried forth of the faid Offices or Places.

X. And be it further enacted by the Aut! only aforefuld, That Amending Fine none of the faid Fines or Recoveries aforelaid heretofore levied, or Recovery. paffed or fuffered, which shall be exemplified under any Judicial Seal of any of the faid Shires of Wales, or Town or County of Haverford-west, or under the Seal of any of the faid Counties Palatine, according to the Form of this Act, shall after fuch Exemplifications had, be in any wife amended.

XI. Provided always, That this Act, or any Thing therein Proviso for the contained, shall not in any wife extend to the Prejudice of the Heirs of Lord Heirs of Sir Edward Grey Knight, Lord Powys deceased, or of Powys. Sir Edward Herbert Knight, or his Heirs or Affigns, Hury Vernan or John Vernon, Esquires, or their Heirs or Assigns, for or concerning any Fine levied, or Recovery fuffered, by or against the faid Lord Powys, of any Baronies, Honours, Manors, Lands, Tenements or Hereditaments in the County of Montgomery, or any Exemplification thereof, or for or concerning any Writ of Error brought or to be brought for the reverting of any fuch Fine or Recovery, but that they and every of them shall have and enjoy the fame Right, Title, Benefit and Advantage to all Intents and Purposes, as if this Act had never been had or made.

 XIL And forafmuch as upon great Examination it appeareth. • That divers Fines and Recoveries have been heretofore levied and fuffered of divers Caftles, Manors, Meffunges, Lands, Tenements and Hereditaments, which fometime were the Inheritance of " George sometime Earl of Kent, Great Grandfather to Henry ' now Earl of Kent, in Ufe, Poffeffion, Reversion or Remainder, " whereunto the faid now Earl of Kent pretended Title, in Ufe, " Poffeffion, Reversion or Remainder, which, if they be erroneous ' as is pretended, do much vary from the general Caufe and Mif-• chief for which this Statute meaneth to provide :' Be it therefore enacted by the Authority aforefaid, That neither this Statute, nor Earl of Kent, any Thing therein contained, shall extend to take away any Writ his Title. of Error whereunto any Perfon or Perfons is now, or hereafter shall be, lawfully intitled to have, for the reversing of the faid Fines and Recoveries or any ot them, heretofore levied or fuffered of any of the faid Caftles, Manors, Meffuages, Lands, Tenements or Hereditaments which late were any Part or Parcel of the Inheritance of the faid George, fometime Earl of Kent, in Ule, Polfeffion, Reversion or Remainder; any Thing in this Statute contained to the contrary thereof in any wife notwithitanding.

## CAP. X.

An A& for the Continuance of a former Statute, intituled, An AEI to redress Disorders in common Informers upon Penal Statutes, made in the Eighteenth Year of the Queen's Majefty's Reign.

17 HERE in the Parliament holden at Westminster the Eighth 18 Elie. c. 5. Day of February, in the Eighteenth Year of the Reign of + our most gracious Sovereign Lady Queen Elizabeth, there was, 4 amongit

Ee4

\* amongst others, an A & made, intituled, An A& to redrefs Diforders

" in common Informers upon Penal Laws, which Act is to continue

' in Force and Effect but unto the End of this Seffion of this

' present Parliament ; forasmuch as the faid Act is found by Ex-

perience fince the making of the fame Act to be very neceffary,

• beneficial and expedient for the Commonwealth :'

II. Be it therefore enacted by the Authority of this prefent Parliament, That the fame Act above remembred, and all and every the Branches, Claufes and Provisions in the fame contained, shall remain, continue and be from henceforth in full Force and Effect for ever.

## CAP. XI.

EXP.

Pins may be imported.

5 Eliz. c. s.

Made perpetual.

An Act for the Reviving, Continuance, Explanation and perfecting of divers Statutes.

" Certain Statutes made in the Reigns of King *Hen.* 8. King " *Edw.* 6. and Queen *Eliz.* revived, and made to continue until " the End of the next Parliament.  $\int I$ .

II. Provided always, and be it enacted by the Authority aforefaid, That from henceforth it fhall and may be lawful to all and every the Queen's Majeity's Subjects to bring into this Realm all and all manner of Pins made beyond the Seas; any Act or Statute to the contrary notwithftanding. III. Provided alfo, and be it likewife enacted, That fo much

III. Provided alfo, and be it likewife enacted, That fo much and fuch Part and Parts of the Statute only made in the faid Fifth Year of the Queen's Majefty's Reign that now is, intituled, An All touching certain politic Conflitutions made for the Maintenance of the Navy, as concern the eating of Fifth or reftrain the eating of Flefth, or prohibiting the fuffering of any Flefth to be eaten upon any Wednefday, not being before the making of the faid Statute by the Laws of this Realm ufed as a Fifth Day; and every Matter, Claufe, Article and Penalty in the faid Statute contained, concerning the fame, fhall fo far forth only as they concern the fame, from henceforth be repealed, ceafe and be utterly void; any Thing in the faid Statute contained to the contrary notwithftanding.

IV. And for the better Encouragement of Fishermen to go to the Seas, and to beftow their Time and Trouble in Fishing, Be it enacted by the Authority of this prefent Parliament, That from henceforth it shall and may be lawful to and for every the Queen's Highnefs Subjects, to utter and fell all manner of Sea Fish upon any Flesh Day in the Week, other than the Sundays, in every City, Borough, Town Corporate or Market Town what foever, within this Realm; any Privilege, Charter or Prefeription to the contrary notwithstanding.

V. And to the Intent that the Fridays, Saturdays and Days appointed by former Laws to be Fifh Days, may the better be obferved for the Utterance and Extende of Fifh, and for the fparing of Flefh, Be it enacted, That from the Feaft of Pentecoff next enfuing, no Innholder, Taverner, Alchoufe Keeper, common Victualler, common Cook or common Table Keeper, fhall utter or put to Sale, or caufe to be uttered or put to Sale upon any the faid Days not being Cbriffmas Day, or upon any Day in the Time of Lent, any Kind of Flefh Victuals, (except it be to fuch Perfon and Perfons reforting to his or their faid Houfe or Houfes as have

repealed.

On what Days Sea Fifh may be fold.

Fifh Days to be obferved.

have or shall have lawful Licence to eat the fame) according to the Tenor and true Meaning of the faid Statute made in the faid Fifth Year of the Reign of the Queen's Highness that now is, upon Pain of Forfeiture of Five Pounds, and thall allo fuffer Ten Days Penalty. Imprisonment without Bail, Mainprize or Remover for every Time fo offending ; One Third Part thereof to be to the Queen's Majefty. her Heirs and Succeffors, one other Third Part thereof to the Lord or Lords of the Leet for the Time being where fuch Offence shall be committed, and the other Third Part thereof to him or them that will fue for the fame in any her Majelty's Courts of Record, by Action of Debt, Bill, Plaint or Information, in which no E.Toin, Protection or Wager of Law shall be allowed; and the faid Offence and Offences by virtue of this Statute shall be inquired of, heard and determined in Manner and Form as is expressed for the Offences contained in the faid Statute made in the faid Fifch Year of her Majeity's faid Reign : Saving always unto the Cinque Saving. Ports, and to the Town of Great Tarmouth, all fuch lawful Liberties as they now have by reafon of any former Act of Parliament or Charter touching the free Fair yearly to be holden at the faid Town of Great Yarmouth.

VI. Provided always, That no Perfon or Perfons shall be fued, Provise. vexed or troubled for any Offence or Offences contrary to the Statute or Statutes now continued for and concerning Tillage, unless the Information, Action or Suit be or shall be brought for the Punishment of such Offence or Offences within Two Years next after the Suit or Action, or Title of Action or Suit shall be devolved or accrued to the Perfon or Perfons that shall fo fue or inform against the O.Tender or Offenders; and that every Information upon any the faid Statutes of Tillage to be exhibited for the Queen's Majefty, her Heirs and Succeffors only, shall be brought within Five Years after the Action or Information accrue to her Highnefs, her Heirs or Successions.

VII. This Act to continue till the End of the next Parliament Continuance of now next enfuing

[Continued, 35 Eliz. c. 7. § 16. 19. and until the End of the next Parliament, 39 Eliz. c. 18. § 18. 41.]

## CAP. XII.

An Act for the Swearing of Under Sheriffs and other Under Officers and Ministers.

FORASMUCH as grievous Complaints are many Times made of the Mildemeanor and evil Behaviour of Under . Sheriffs, who oftentimes having to them committed by the High • Sheriff the Whole or Part of the exercifing and executing of the ' Office of the High Sheriff, and not taking any corporal Oath \* as the High Sheriff doth, for the executing and discharging of \* the fame Office, do therefore daily most injuriously, through \* Corruption and Affection, impanel Jurors for the Queen's Ma-' jefty, and betwixt Party and Party, to the great Lofs, Damage " and Hindrance of divers her Majesty's loving Subjects of this Realm :'

II. For Reformation whereof, Be it enacted by the Authority of this Parliament, That all and every Perfon and Perfons, that from and after the last Day of the Session of this prefent Parliament.

AA.

ment, fhall be admitted to or take upon him the executing of the Office of an Under Sheriff in any Shire or County within this Realm of *England*, before he intermeddle with the Ufe or Exercise of the faid Office, fhall receive and take a corporal Oath upon the holy Evangeliits, before the Julices of Affile or One of them of the fame Circuit wherein that County is whereof he fhall be Under Sheriff, or before the *Cuflos Rotulorum*, or Two Juffices of the Peace whereof One to be of the Quorum, of the faid County whereof he fhall be Under Sheriff as aforefaid, for and concerning the Supremacy, in fuch Manner and Form as that Oath is expression and declared in one Act of Parliament made and ordained in the Firft Year of the Reign of our faid Sovereign Lady the Queen's Majefty, together with which Oath he fhall in like Sort, before the fame Perfon or Perfons, receive and take another corporal Oath as followeth; (that is to fay),

I A. B. fhall not use or exercise the Office of Under Sheriff 6 corruptly during the Time that I shall remain therein, neither . fhall or will accept, receive or take, by any Colour, Means or · Device whatfoever, 'or confent to the taking of any Manner of · Fee or Reward of any Perfon or Perfons for the Impanelling 4 or Returning of any Inqueft, Jury or Tales, in any Court of Re-" cord, for the Queen, or betwixt Party and Party, above Two · Shillings or the Value thereof, or such Fees as are allowed and " appointed for the fame by the Laws and Statutes of this Realm. <sup>4</sup> but will according to my Power, truly and indifferently, with · convenient Speed, impanel all Jurors, and return all fuch Writ • or Writs touching the fame as shall appertain to be done by " my Duty or Office, during the Time that I shall remain in the faid Office. So help me GOD.'

And likewife be it enacted by the Authority aforefaid, That this Act thall be a fufficient Warrant to the Perlons appointed by this Act to minister the Oath aforefaid, for the ministring thereof accordingly.

111. And be it further enacted by the Authority aforefaid, That every Under Sheriff that is already chofen and appointed for the executing of the faid Office of Under Sheriff for the Year or Time begun, of or upon the latt Change of Sheriffs, fhall within Forty Days next enfuing the Seffions of this prefent Parliament receive and take the Oaths mentioned in this A&, before fuch Perfon or Perfons, as by this A& is or are limited and appointed to minifter the fame.

IV. And be it further enacted by the Authority aforefaid, That every Bailiff of Franchifes, Deputy and Clerk of every Sheriff and Under Sheriff, and every other Perfon and Perfons, which after Forty Days after the End of this Seffion of Parliament fhall have Authority, or take upon him to impanel or return any Inqueft, Jury or *Tales*, or to intermeddle with Execution of Procefs in any Court of Record, fhall, before he or they intermeddle with any further Execution thereof, receive and take the Oaths aforefaid corporally, before the Perfon or Perfons appointed by this Act to minifter the fame, or before the Head Officer of the Place, if it be a Town Corporate, changing only the Words (the Office of the Under Sheriff) contained in the Oath exprefied in this Act, to fuch Words as are convenient for the Deputation, Office or Place in which the Party which taketh the Oath is to

T Fliz. c. z. Oath of Supremacy.

Under Sheriff's Oath.

Under Sheriff cholen at Time of Statute making.

Bailiffs of Franchifes, &c. to take the Oath.

be exercifed in; and if any the faid Perfons limited to take the 'Oath aforefaid, do take upon him to impanel or return any Inquest, Jury or Tales, or to intermeddle with the Execution of Process, not having before taken the Oaths aforefaid, that then every Perfon thall lofe and forfeit the Sum of Forty Pounds of current Penalty. English Money, the One Moiety to be to the Ufe of our Sovereign Lady the Queen, the other Moiety to him or them that will fue for the fame.

V. And be it further enacted by the Authority aforefaid, That Forfeitures how if any Under Sheriff, or other Perfon mentioned in this Ad, or any to be recovered. of them, at any Time and Times, from and after Forty Days next enfuing the laft Day of this prefent Seffion of Parliament, shall do or commit any Act or Acts contrary to the Oaths aforefaid, or either of them, or contrary to the true Intent and Meaning of this Act, that then every fuch Perfon fo offending shall forfeit and lofe for every fuch Offence to the Party or Parties grieved, his or their Treble Damages; all which feveral Forfeitures before Treble Damages. mentioned shall or may, by the Authority of this prefent Act, be recovered, had and levied by Action of Debt, Bill, Plaint or Information, in any of the Queen's Majefty's Courts of Record, in which Actions, Suits, Plaints or Informations, no Wager of Law, Effoign or Protection shall be allowed.

VI. And be it further enacted by the Authority aforefaid, That Who may deterthe Juffices of Affife, and Juffices of Peace in their open Seffions, fhall have full Power within the Limits of their Authority, to hear and determine the Defaults done contrary to this Act, as well by Prefentment and Information as Indictment; and upon Conviction of the Offenders, to award Execution for the levying of the Forfeitures aforefaid, by Fieri facias, or by Attachment, Capias or Exigent.

## CAP. XIII.

#### An Act for the following of Hue and Cry.

WHEREAS by Two ancient Statutes, the one made in 13 E. r. Stat. the Parliament holden at Winchefter in the Thirteenth • Year of the Reign of King *Edward* the First, and the other in • the Eight and twentieth Year of the Reign of King *Edward* • the Third, it was for the better repressing of Robberies and · Felonies (amongst other Things) enacted to this Effect, that if f the Country do not answer for the Bodies of fuch Malefactors, \* that then the Pain should be such, that is to wit, That the People · dwelling in the Country shall be answerable for the Robberies . done, and the Damages, fo that the whole Hundred where the Robbery fhall be done, with the Franchifes which are within the Precinct of the fame Hundred, shall answer the Robberies done; • and if the Robbery chance to be done in the Division of Two . Hundreds, that then both the Hundreds together, with the • Franchifes within the Precinct of them, shall be answerable, A as in the faid Two feveral Statutes it doth more at large appear: • II. Forafmuch as the faid Parts of the faid feveral Statutes · being of late Days more commonly put in Execution, than · heretofore they have been, are found by Experience to be very \* hard and extreme to many of the Queen's Majefty's good Sub-• jects, because by the fame Statutes they do remain charged with ' the

mine Officies.

Wynt. cc. 1, 2 & 6. 28 E. 3. C. 11.

• the Penalties therein contained, notwithstanding their Inability • to fatisfy the fame, and though they do as much as in Reafon inight be required in purfuing fuch Malefactors and Offenders,
whereby both large Scope of Negligence is given to the Inhabi-• tants and Refiants in other Hundreds and Counties, not to profecute the Hue and Cry made, followed and brought unto them, by reafon they are not chargeable for any Portion of the Goods
robbed, nor with any Damages in that Behalf given, and alfo great Encouragement and Emboldening is likewife given unto \* the Offenders, to commit daily more Felonies and Robberies, as feeing it in manner impoffible for the Inhabitants and Refiants · of the faid Hundred and Franchifes wherein the Robbery is • committed, to apprehend them without the Aid of the other . Hundreds and Counties adjoining ; and for that alfo the Party " robbed having Remedy by the aforefaid Statutes for the reco- vering of his Goods rolbed and Damages against the Inhabitants " and Reflants of the Hundred wherein the Robbery was com-• mitted, is many Times negligent and carelefs in profecuting • and purfuing the faid Malefactors and Offenders :' Our Sovereign Lady the Queen's Majefty, not willing therefore that her People should be impoverished by any fuch Pain or Penalty which fhould be hard or grievous to them, and having fpecial Regard to abate the Power of Felons, and to reprefs Felonies, doth for Remedy hereof, with the Confent of the Lords Spiritual and Temporal, and of the Commons, in this prefent Parliament affembled, and by the Authority of the fame Parliament, establish and enact, That the Inhabitants and Refiants of every or any fuch Hundred (with the Franchifes within the Precinct thereof) wherein Negligence, Fault or Defect of Purfuit and fresh Suit, after Hue and Cry made, shall happen to be, from and after Forty Days next after the End of this prefent Seffion of Parliament, shall answer and fatisfy the One Molety or Half of all and every fuch Sum and Sums of Money and Damages, as shall by force or virtue of the faid Statutes or either of them be recovered or had against or of the faid Hundred, with the Franchifes therein, in which any Robbery or Felony shall at any Time hereafter be committed or done, and that the same Moiety shall and may be recovered by Action of Debt, Bill, Plaint or Information, in any of the Queen's Majefty's Courts of Record at Westminster, by and in the Name of the Clerk of the Peace for the Time being, of or within every fuch County within this Realm, where any fuch Robbery and Recovery by the Party or Parties robbed shall be, without naming the Christian Name or Surname of the faid Clerk of the Peace; which Moiety fo recovered shall be to the only Ufe and Behoof of the Inhabitants of the faid Hundred where any fuch Robbery or Felony fhall be committed or done.

III. And be it further enacted by the Authority aforefaid, That if any Clerk of the Peace, of or in any County within this Realm, fhall at any Time hereafter commence or prefer any fuch Suit, Action or Information, and fhall after the fame fo fued, commenced or preferred, happen to die or to be removed out of his Office before Recovery and Execution had; that yet no fuch Action, Suit, Bill, Plaint or Information, fued, commenced or preferred, fhall by fuch difplacing or Death be abated, difcontinued or ended; but that it fhall and may be lawful to and for the

The Hundred not making fresh Suit.

Death or Removal of Clerk of the Peace thall not ceafe Suit.

the Clerk of the Peace next fucceeding in the faid County, to profecute, purfue and follow all and every fuch Action, Bill, Plaint, Suit and Information for the Caufes aforefaid, fo hanging and depending, in fuch Manner and Form, and to all Intents and Purpoles, as that Clerk of the Peace might have done which first commenced or preferred the faid Suit, Bill, Plaint or Information.

 IV. And although the whole Hundred where fuch Robberies • and Felonies are committed, with the Liberties within the Pre-· cinct thereof, are by the faid Two former Statutes charged ' with the answering to the Party robbed his Damages, yet never-" thelefs the Recovery and Execution by and for the Party or · Parties robbed, is had against one or a very few Persons of the · faid Inhabitants, and he and they fo charged have not heretofore · by Law had any Mean or Way to have any Contribution of or • from the Refidue of the faid Hundred where the faid Robbery is committed, to the great Impoverishment of them against • whom fuch Recovery or Execution is had :'

V. For Remedy whereof, Be it enacted by the Authority afore. Remedy for faid, That after Execution of Damages by the Party or Parties fo those against robbed had, it fhall and may be lawful (upon Complaint made by and Execution the Party or Parties fo charged) to and for Two Juffices of the had. Peace (whereof One to be of the Quorum) of the fame County inhabiting within the faid Hundred, or near unto the fame, where any fuch Execution shall be had, to affess and tax rateably and proportionably, according to their Difcretions, all and every the Towns, Parishes, Villages and Hamlets, as well of the faid Hundred where any fuch Robbery shall be committed, as of the Liberties within the faid Hundred, to and towards an equal Contribution to be had and made for the Relief of the faid Inhabitant or Inhabitants against whom the Party or Parties robbed before that Time had his or their Execution; and that after fuch Taxation made, the Conftables, Conftable, Headboroughs or Headborough of every fuch Town, Parifh, Village and Hamlet, fhall by virtue of this present Act have full Power and Authority within their feveral Limits, rateably and proportionably to tax and affets according to their Abilities, every Inhabitant and Dweller in every fuch Town, Parish, Village and Hamlet, for and towards the Payment of fuch Taxation and Affeffment as shall be fo made upon every fuch Town, Parish, Village and Hamlet as aforefaid, by the faid Juffices; and that if any Inhabitant of any fuch Town, Parish, Taxation by Village or Hamlet, shall obstinately refuse and deny to pay the faid Constables. Taxation and Affefiment, fo by the faid Constables, Constable, Headboroughs or Headborough taxed and affeffed, that then it shall and may be lawful to and for the faid Constables and Headboroughs, and every of them within their feveral Limits and Jurifdictions, to diffrain all and every Perfon and Perfons fo refufing and denying, by his and their Goods and Chattels; and the fame Diffrefs. Diffress to fell, and the Money thereof coming to retain to the Use aforefaid; and if the Goods or Chattels so distrained and fold fhall be of more Value than the faid Taxation shall come unto, that then the Refidue of the faid Money, over and above the faid Taxation, shall be delivered unto the faid Person or Persons fo diftrained.

VI. And be it further enacted, That all and every the faid Conflables to deliver Money Constables and Headboroughs, after that they have within their collected to feveral Judices.

feveral Limits and Jurifdictions levied and collected their faid Rates and Sums of Money fo taxed, fhall within Ten Days after fuch Collection, pav and deliver the fame over unto the faid Juffices of Peace or One of them, to the Ufe and Behoof of the faid Inhabitant or Inhabitants for whom fuch Rate, Taxation and Affeffment fhall be had or made as aforefaid, which Money fo paid fhall, by the Juffices or Juffice fo receiving the fame, be delivered over (upon Requeft made) unto the faid Inhabitant or Inhabitants to whole Ufe the fame was collected.

VII. And be it further enacted by the Authority aforefaid, That the like Taxation, Affelfment, Levying by Diftrefs and Payment as aforefaid, fhall be had and done within every Hundred where Default or Negligence of purfuit and frefh Suit fhall be, for and to the Benefit of all and every Inhabitant and Inhabitants of the fame Hundred where fuch Default fhall be, that fhall at any Time hereafter by virtue of this prefent Aft have any Damages or Money levied of them, for or to the Payment of the Que Moiety or Half of the Money recovered againft the faid Hundred where any Robbery fhall be hereafter committed.

VIII. Provided alfo, and be it further enacted by the Authority aforefaid, That where any Robbery is or fhall be hereafter committed by Two or a greater Number of Malefactors, and that it happen any One of the faid Offenders to be apprehended by purfuit to be made according to the faid former mentioned Laws and Statutes, or according to this prefent Act; that then and in luch Cafe no Hundred or Franchife fhall in any wife incur or fall into the Penalty, Lofs or Forfeiture mentioned either in this prefent Act or in any the faid former Statutes, although the Refidue of the fuid Malefactors fhall happen to cfeape and not to be apprehended; any Thing in this Statute, or in the faid former Statutes to the contrary notwithflanding.

to the contrary notwithflanding. IX. Provided alfo, That no Perfon or Perfons hereafter robbed fhall take any Benefit by virtue of any the faid former Statutes to charge any Hundred where any fuch Robbery fhall be committed, except he or they fo robbed fhall commence his or their Suit or Action within One Year next after fuch Robbery fo to be committed.

X. And be it further enacted by the Authority aforefaid, That no Hue and Cry or Purfuit hereafter to be done or made by the Country, or Inhabitants of any Hundred, shall be allowed and taken to be a lawful Hue and Cry or Purfuit upon or after any the faid Felons or Offenders, except the fame Hue and Cry or Purfuit be done and made by Horfemen and Footmen; any Ufage or Custom to the contrary notwithstanding.

XI. And be it further also enacted by the Authority of this prefent Parliament, That no Perfon or Perfons that shall hereafter happen to be robbed shall have or maintain any Action, or take any Benefit by virtue of the faid Two mentioned Statutes or either of them, except the fame Perfon and Perfons to robbed shall, with as much convenient Speed as may be, give Notice and Intelligence of the faid Felony or Robbery fo committed unto fome of the Inhabitants of fome Town, Village or Hamlet near unto the Place where any fuch Robbery shall be committed; nor shall bring or have any Action upon and by virtue of any the Statutes aforelaid, except he or they shall sirst, within Twenty Days next before such Action

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Contribution levied in Hundred.

No Penalty where Offenders apprehended.

Limitation of Suit.

How Hue and Cry made.

Party robbed to give Notice ;

Action to be brought, be examined upon his or their corporal shall be examined Oath, to be taken before fome one Juffice of the Peace of the before Juffice County where the Robbery was committed, inhabiting within the whether he knew Offenders. faid Hundred where the Robbery was committed, or near unto the fame, whether he or they do know the Parties that committed the faid Robbery, or any of them ; and if upon fuch Examination it be confessed that he or they do know the Parties that committed the faid Robbery, or any 'of them, that then he or they fo confelling shall, before the faid Action be commenced or brought, enter into fufficient Bond by Recognizance before the faid Julice before whom the faid Examination is had, effectually to profecute the fame Perfon and Perfons fo known to have committed the faid Robbery, by Indictment or otherwife, according to the due Courfe of the Laws of this Realm.

[Enlarged, 39 Eliz. c. 25. and fee 8 G. z. c. 16. 22 G. z. c. 24.]

## CAP. XIV.

An Act for the reviving of a former Statute, for the true making of Malt.

WHEREAS in the Parliament holden at Westminster, upon Prorogation, the Fourth Day of November in the Second · Year of the Reign of the late King of most famous Memory · King Edward the Sixth, most dear Brother to our Sovereign · Lady the Queen's Majefty that now is, there was, amongst other . Things, one good and neceffary Act of Parliament made and · established, intituled, An Att for the true making of Malt, which 2& 3 E. 6. c. 16. · faid Statute was after difcontinued, and fo refleth and remaineth · as yet, albeit in Truth, during the Continuance thereof, the · fame did much Good to the Commonwealth, and fo would it · do still, if the fame might be revived and stand in force as here-• tofore it hath done :' II. In Confideration whereof, may it pleafe her Highnefs, with the Confent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, that it may be enacted, That the faid former Act revived for Three

and Statute above mentioned, and every Branch, Article and Proviso Years. therein contained, shall be revived, and from henceforth continue, ftand and endure in Force and Strength to all Intents, Conftructions and Purpofes, and shall be observed and kept in all Things, according to the Tenor, Effect and true Meaning of the fame. This Act to continue for the Time of Three Years now next fol- Continuance lowing after the End of this prefent Selfion of Parliament, and after the End of the faid Three Years, then to the End of the Parliament then next after following.

[Continued, 3 Car. 1. c. 4. § 18. 22. 16 Car. 1. c. 4.]

## CAP. XV.

An A& for the bringing in of Staple Fish and Herrings into this Realm. EXP.

## C A P. XVI.

An Act touching Artificers using the Cutting of Leather. EXP. . . /

of Act.

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CAP.

## C A P. XVII.

An Act touching the Breadth of white Woollen Cloths made within the Counties of Somerfet, Wilts Gloucester and Oron, &c.

WHEREAS in the Parliament holden at Westminster in the

Fifth and Sixth Years of the Reign of our late Sovereign · Lord King Edward the Sixth (a), one Statute was made, in-• tituled, An A3 for the true making of Woollen Cloth, whereby • (among other Things) it was enacted, That all Whites and Reds, " which after the Feaft of St. Michael the Archangel then next coming should be made in the Shires or Counties of Wilts, · Gluicefler and Somerfet, or any of them, or elfewhere of like • making, and all other Whites which should be made in any other · Parts of this Realm of England, and not before in the fame · Statute remembred, should contain in Length, being thorough • wet, between Six and Eight and twenty Yards, and fhould be · Seven Quarters of the Yard in Breadth within the Lifts, at the leaft, and lifted according to the ancient Cuftom; and being
well fcoured, thicked, milled and fully dried, fhould weigh every · Piece Sixty four Pounds being white, and Sixty Pounds being · coloured, at the leaft, as by the faid Act, among divers Claufes, · Articles and Provisions contained in the fame more plainly is (a) [Repealed, 49 G. 3. c. 109. § 1.] expreffed.

. II. And whereas also in the Parliament holden at Westminster ' in the Fourth and Fifth Years of the Raigns of our late Sove-" reign Lord and Lady King Philip and Queen Mary, one other Statute was made, intituled, An Ad touching the making of Woollen · Clothes (b), whereby also (amongst other Things) it was or-' dained, eftablished, enacted and provided, That every white · Cloth which should be made in the Counties of Wilts, Glou-· cefter and Somerfet, or any of them, or elfewhere of like making, · appointed by the faid Act made in the faid Fifth and Sixth • Years of King Edward the Sixth to weigh Threefcore and four " Pound, fhould weigh, being well fcoured, thicked, milled and fully dried, Threefcore and one Pound at the leaft, with a Pro-· vision in the fame last recited Act contained, That no Perfon " or Perfons should incur the Danger, Penalty or Forfeiture li-" mited and appointed for any Offence in the faid former recited " Act, which was mitigated, or otherwife appointed by the fame " Act made in the Fourth and Fifth Years of King Philip and "Queen Mary, as by the fame Act made in the Fourth and Fifth . Years of King Philip and Queen Mary, amongst divers Clauses, · Articles and Provisoes therein contained, more plainly is expreffed: Sithence the making of which faid feveral Statutes, although the Makers of the faid Clothes have endeavoured ' themfelves, according to their beft Skill and Industry, to per-" form and fulfil the faid recited Statute in every of their Clothes, " as much as in them did lie, as touching the Breadth of Clothes; " and to that End and Purpose have allowed and do allow fo " much Yarn and Stuff to every fuch Cloth as might fufficiently ferve to make all the faid Clothes full out in Length and " Breadth, according to the faid former Statute made in the Fifth

(b) [Repealed, 49 G. 3. c. 109. § 1.]

' and

5#6 E. 6. c. 6.

4&5 P. & M. c. 5.

and Sixth Years of King Edward the Sixth, and in Weight according to the faid Branch of the faid Statute made in the Fourth and Fifth Years of the Reigns of the late King Philip " and Queen Mary; yet notwithstanding many Times, by reason of the divers Natures in the Wools, and by the great Diversi-\* ties in the fpinning, carding and milling, many of the faid \* Clothes made within the faid Counties of Wills, Gloucester, · Somerfet and Oxon, and elfewhere of like making, do not contain full Seven Quarters in Breadth, according to the faid Statute " made in the Fifth and Sixth Years of King Edward the Sixth, and yet do hold their full Weight or more, according to the former Statute made in the Time of the faid King Philip and "Queen Mary, and no Default touching the Breadth can juffly be imputed to the Maker thereof, for that the faid Cloth-makers (as Experience daily sheweth) cannot observe the faid former Statutes in all the faid Clothes, as touching the Breadth, although they endeavour themfelves never fo much thereunto; " which Clothes not containing their full Affife in Breadth, as is s aforefaid, are many Times taken and feized by the Searchers of · London when they come to their Market at Blackwell Hall, to ' the great Lofs and Damage of the faid Cloth Makers, and to " the great Hindrance of Cloth making within the faid Counties :" III. In Confideration whereof, albeit it is not hereby intended to repeal or make void the faid former recited Eftatutes, or

either of them, otherwife than is hereafter expressed, yet neverthelefs, be it enacted, Ec.

[Made perpetual, 35 Eliz. c. 7. § 30. but repealed as to over Lengths of Cloths, 43 Eliz. c. 10. §9; and the refl of the Ad repealed, 49 G. 3. c. 129. § 1.]

#### CAP. XVIII.

An ACt concerning making of Woollen Cloths in the Counties of Deven and Cornwall, called plain white Straights and pinned white Straights.

[Repealed, 49 G. 3. c. 109. § 1.]

## CAP. XIX.

An A& for the Prefervation of Timber in the Wilds of the Counties of Suffex, Surrey and Kent, and for the Amendment of Highways decayed by Carriages to and from Iron Mills there.

WHEREAS by the over great Negligence or Number of Iron Works which have been and yet are in the Weilds \* of the Counties of Suffex, Surrey and Kent, it is thought that \* the great Plenty of Timber which hath grown in those Parts hath been greatly decayed and fpoiled, and will in, fhort Time · be utterly confumed and wafted, if fome convenient Remedy " therein be not timely provided :' Be it therefore enacted by our Sovereign Lady the Queen's Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament allen Ded, No new from and by the Authority of the fame, That no Perfon or Perfons, Mills that be from and after the Feath of Easter next after the End of this pre- made in Suffex, Vol. IV. F f

Anno 27º ELIZABETHE, C. 19. A.D.1585.

fent Seffion of Parliament, shall make, erect, build or new fet up, at or in any Place within the Counties of Suffex, Surrey or Kent, or any of them, any Manner of Iron Mills, Furnace, Finary or Blomary, for the making and working of any Manner of Iron or Iron Metal, other than either upon fuch old and former Bays or Pens, whereupon hath lately been, or at the Time of the new Erection shall be then standing fome Iron Mills, Furnace or Hammer, or elfe in and upon fuch Lands as the Party or Parties fo erecting any fuch intended new Work, shall continually furnish the fame with fufficient Supply of his or their own proper Woods ftanding or growing in and upon his or their own proper Soil or Land, being to him or them in Fee Simple, Fee Tail or for Term of Life or Lives, without Impeachment of Wafte, at the leaft and Employing Tim- not otherwife ; nor fhall convert or employ, or caufe to be conber in making of verted or employed, to Coals or other Fuel, for the making or working of Iron or Iron Metal, in or about any Manner of Iron Mills, Furnace, Hammer, Finary, Forge or Blomary, the Body or Bodies of any found Timber Tree or Trees, apt for the making of good and sufficient Cleft Wares, or Sawing Timber of Oak, Ash or Elm, growing of the Breadth or Bigness of One Foot square at the Stub, or any Part of the fame Body or Bodies of any fuch Tree or Trees; upon Pain of Forfeiture for every Iron Mill, Furnace, Forge, Finary or Blomary, made, erected, builded or fet up, contrary to the Tenor and true Meaning of this Act, the Sum of Three hundred Pounds; and for every Body of every fuch Timber Tree fo employed or converted to Coal or other Fuel for the making or working of Iron as is aforefaid, the Sum of Forty Shillings of lawful Money of England; the One Half of which Forfeitures to be to our Sovereign Lady the Queen's Majefty, her Heirs and Succeffors, and the other Half to him or them that will fue for the fame by original Writ, Bill, Plaint or Information, wherein no Effoin, Protection or Wager of Law fhall be admitted or allowed.

II. Provided always, and be it further enacted by the Authority Offals of Timber aforefaid, That it shall and may be lawful to and for the Owners may be employed of fuch Trees (the Bodies whereof have been or shall be from Time to Time converted and employed to or for any manner of Timber or Cleft Ware within the Weilds of Suffex, Surrey or Kent, or any of them, the fame not being within Eighteen Miles of the ·City of London, or Eight Miles of the River of Thames, or Four Miles of the Towns of Rije and Winchelfey, or within Three Miles of Haftings, or within Four Miles of the Foot of the Hills called the Downs between Arundel and Pemfey in the County of Suffex . aforefaid, or any of them) to employ the Tops and Offals of all fuch Trees to or for Coals or other Fuel ferving to or for Iron Works, at their own Will and Pleafures ; this Statute or any other to the contrary hereof in any wife notwithstanding. And forafmuch as the Highways in the faid Counties of Suffex, Surrey and Kent are in many Places greatly impaired and fpoiled by Means of Carriages of Coals, Mines and Iron to and from the Iron Works in the faid Counties, to the great Hindrance of the common Paffages of the Queen's Majefty's Subjects travelling through the fame : For Remedy whereof, be it further enacted by the Authority aforefaid, That the Occupiers of all manner of Iron Works Surrey and Kent. whatfoever, as Owners or Farmers of the fame, by or for any Eftate

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Remedy for Repair of Highways in Suffer,

Estate or Estates of Inheritance, for Life, Lives or for Term of Year or Years, which shall at any Time hereafter carry or caufe to be carried any Coals, Mine or Iron, to or for any their Iron Works, between the Twelfth Day of Odober and the First Day of May yearly, shall likewife yearly carry and lay, or caufe to be carried and laid, for every Six Loads of Coals or Mine, as well as also for every Ton of Iron which shall be carried by any manner of Wain or Cart, between the faid Twelfth D1y of October and the First Day of May yearly, by the Space of One Mile thorow any Highways, being under any the Hills commonly called the North Downs of Surrey and Kent, to or from any manner of Iron Work, one usual Cart Load of Cinder, Gravel, Stone, Sand or Chalk, meet for the repairing and amending of the faid Highways, to be laid and employed in fuch Place and Places of the faid Highways, as by any Justice of Peace of any of the Counties aforefaid, dwelling near unto the Places where the Highways within the Limits aforefaid shall be most annoyed by any the Means aforefaid, according to the greater and more prefent Necessity, shall be appointed or affigned; or elfe pay or caufe to be paid, for Two Shillings and in Allowance of every Cart Load, in Manner and Form afore- and Six pence in faid to have been fo carried and laid, Two Shillings and Six pence of Gravel, &c. within Eight Days after the Demand thereof, to the Hands of the uncarried. faid Juffice of Peace or his Affignee, the fame to be levied after Default of Payment upon the Demand thereof, from Time to Time, upon fuch Iron as shall be by and thorow the same Highways fo carried, by way of Distress. And if such Justice of Peace, by reason of Absence or other Occasion, do not or shall not, within Forty Days next after the faid First Day of May yearly, In what Cafe allign or appoint where and in what Place of the Highways the Surveyors thall faid Cinder, Gravel, Stone, Sand or Chalk, to be carried as afore- appoint where faid, shall be laid, or where and how the Money thereof due or fo laid, paid, shall be employed and bestowed ; that then the fame Cinder, Gravel, Stone, Sand or Chalk shall be laid and employed by fuch Person or Persons as by this Act are to carry and lay the fame, or to cause the fame to be carried and laid in such Place and Places of the Highways, as the Surveyors of the Highways within the Parish for the Time being where the Highways shall be most annoyed, as is aforefaid, shall assign or appoint; or in Default thereof pay to the faid Surveyors for every fuch Load due and uncarried, Two Shillings Six pence, in Manner and Form aforesaid; upon Pain of Forfeiture of Ten Shillings for every Penalty. Load of Cinder, Gravel, Stone, Sand or Chalk not carried, laid and employed in the Highways, or Two Shillings and Six pence unpaid, as is aforefaid, to be forfeited and paid by the Perlon and Perfons which by this Act ought to carry and lay, or caufe to be carried and laid, the Cinder, Gravel, Stone, Sand or Chalk, or therefore to have paid, as is aforefaid, after due Prefentment and Conviction thereof had before the Juffices of Oyer and Terminer, or Justices of Peace in any of their open Seffion or Seffions to be holden before them or any of them : All which Sum and Sums of How Forfeitures Money to be forfeited by reafon of this Act, for or in Default of thall be em-Carriage and Laying of the faid Cinder, Gravel, Stone, Sand or ployed. Chalk, or Payment thereof due as aforefaid, shall be likewife bestowed and employed upon the Amendment and repairing of the Highways in the faid Parishes where the Cause of Forfeiture

lieu of Cart-load

Gravel shall be

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by

by Default :or Refusal grew, and was given, at and by the Dif-pretion of any fuch Juffice of Peace as shall dwell and be refant next unto the Place or Places being most annoyed by the Carriages aforefaid, and where the Money therefore due fhould have been paid, as aforefaid ; and the fame to be levied by way of Diffres by any Constable, Pithingman, Headborough or other Officer theremuto to be alligned by Warrant made in open Bellions by any Olerk of the Peace of the County where my the Offence or Offences aforefaid shall be committed, or by any Two Jullices of the Peace, whereof One to be of the Quorum, which were prefent at the Sellions wherein the faid Conviction of or for any the Offences aforefaid shall be had; and if no fufficient Diffres can be found by the faid Officer appointed to levy the fame, or if the faid Offender shall obstimately refuse to pay the same Forfeiture, or do not pay the fame within Twenty Days after a lawfal 'Demand of the fame by the faid Officer to be appointed for the "levying thereof as aforefaid ; that then every Perfon fo 'denying or refufing, and not paying the fame Forfeiture within Twenty Days as aforefaid, to forfeit the Double Sum he fhould before have paid, to be levied by fuch Ways and Means as to Two of the Justices of Peace of the fame County where the faid Offence 'Ihall' be committed, whereof One to be of the Quorum, Ihall be thought most meet ; the fame Forfeiture to be likewife employed 'upon the Amendment of the Highways, as the other Forfeiture fhould have been, if the fame had been levied according to the true Intent and Meaning of this Statute.

'[Repealed, 39 Eliz. c. 19. as to Highways in Surrey and Kent; but the last mentioned Ast repealed, 7 G. 3. c. 42. § 57. -Set 13 G. 3. c. 78. § 84.]

[The Alls following, are not on the Roll.]

CAP. XX.

'An AG for the Prefervation of the Haven at Plymonth.

## CAP. XXI.

An Act for the Prefervation of Orford Haven.

#### C.A.P. XXII.

TAn Act for the bringing of the Haven of the City of Ghichefter, by a new cut Channel, to the Saburbs of the fame City.

## CAP. XXIII.

An Act for Cloth-making in the Towns of Byficed and Langbam in the County of Effer.

## CAP. XXIV.

An ACt for the keeping of the Sea Banks and Sea Works in the County of Norfelk.

**\*\* 3 P. & M.** W HEREAS in the Parliament holden at Weffminfer in the Second and Third Years of the Reign of the late King a 8. Philip and Queen Mary, one Act was made and ordained for the amending

Dikrefs.

Not paying the Vorfeiture.

Presty.

amending and maintaining of Highways, which faid Act having 5 Eliz. c. 13. • no longer Continuance but for Seven Years after the End of the 18 Eliz. c. 10. Iame Parliament, was afterwards by one other Act of Parliament. made in the Fifth Year of the Queen's Majesty's Reign that now. · is, revived to have further. Continuance for a certain Time yet enduring; in which faid. Act made in the Fifth Year, and one. • other Act made in the Eighteenth Year of her Majefty's, · Reign (a), there were contained divers further Additions and · Ordinances, tending to the Amendment and Maintenance of the · faid Highways: And whereas the Sea Banks and Sea Works in, · fundry Parts of the Sea Coafts within the County of Norfolk (not being within the particular Charge of any Perfon or Perfons, • or of any Township, or to be maintained by any other common. " Charge) are, by the working of the Sea, ruined and decayed, to the great Hurt and Prejudice of many Townships within. \* Three Miles of the faid Banks and Sea Works, and likely daily • more and more to grow in Ruin and Decay, if convenient Remedy. <sup>4</sup> be not provided in that Behalf: And whereas the H gloways. <sup>5</sup> within Three Miles of the faid Sea Banks and Sea Works, be fo gravely and fandy, as neither need nor require for the Amend. • ment of the fame fo many of the faid Day Works as be limited. " and appointed by the faid Statutes, the Surplufage of which . faid Day Works, if it might be yearly employed towards the · repairing, amending and maintainance of fuch of the faid Sea . Banks and Sea Works as are not or ought not to be made and " maintained at the particular Charge of any Perfon on Perfons, • or at the Charge of any Towoship, or by Acre-shot or other · common Charge, would be a fingular Benefit and Help to the · aforefaid Townships within Three Miles of the faid Sea Banks \* and Sea Works to yearly to be made and maintained :'

(a) [The above Alls of P. & M. & Eliz. repealed, 7 G. 3.

c. 24. § 57.] II. For Remedy whereof, Be it enacted and ordained by Au- Justices of Pesce The form and after the Feaft in Norfolk totake thority of this prefent Parliament, That from and after the Reaft in Norfolk to take of Pentecoft now next enfuing, the Justices of Peace within the Order for Repair faid County of Norfolk shall and may yearly, at any General of Sea-banks. Seffions to be holden within the faid County, for and towards the making and amending of the faid Sea Banks or Sea Works (now being or that hereafter shall be in Ruin or Decay) limit and appoint fo many of the aforefaid Day Works, as by their Diferetion shall be thought superfluous, and not needful, to be employed towards the Amendment of the aforefaid Highways within Three Miles of the faid Sea Banks or Sea Works, which shall needfully require any fuch Reparation or Amendment.

III. And be it further enacted, That every Perfon and Perfons How Perfons dwelling within Three Miles of the faid Ses Banks and Sea Works chargeable for meedfully to be amended as is aforefaid, shall yearly upon rea- Repair of See Sonable Warning given, during fo many Days as shall be limited Banks. and appointed in the faid Seffions, in respect of his and their Labour and Carriages, stand and be in that Degree charged and chargeable towards the making, repairing and amending of the faid Sea Banks or Sea Works, as by the aforefaid Statutes they fland charged and chargeable for the Amendment of any Highways; and that they and every of them, for the not doing and performing the fame, shall incur the like Pain, Penalty and Forfeiture as is Ff3 contained

Constables of Hundreds Surveyors of Sea Works.

Penalty.

What Perfons difcharged of Repair of Highways.

Continuance.

contained in the forefaid Statutes made for the Amendment of Highways, and every of them : And that the faid Juffices likewife in their aforefaid General Seffions shall and may nominate and appoint the High Constables of every Hundred, that shall be charged or chargeable by force of this Act towards the making or amending of the faid Sea Banks or Sea Works, to be Surveyors of the faid Sea Works and Sea Banks; and that they and every of them shall take upon them the Execution of the faid Charge and Office, and duly perform the fame, upon fuch like Pain and Forfeitures as by the faid Statutes or any of them, to be imposed upon any Surveyor or Surveyors for not taking upon him or them the Office of Surveyor for the amending of Highways: And that every Perfon and Perfons which shall be yearly charged to the making and Maintenance of the faid Banks or Sea Works, shall be discharged of so many Days towards the making of the faid Highways, as shall be employed and bestowed towards the mak. ing and amending of the faid Sea Works and Sea Banks; all the faid Penalties and Forfeitures to be levied in Manner and Form as in the faid Statutes are limited and appointed. This Act to endure and continue for the Space of Five Years, and from thenceforth unto the End of the Parliament next enfuing the faid Five Years.

[Continued, 3 Car. 1. c. 4. § 18. 22. 16 Car. 1. c. 4.]

## CAP. XXV.

¥8 Eliz. c. 17.

An Act for the Explanation of the Statute for the Maintenance of Rockefler Bridge.

## C A P. XXVI.

An Act for explaining of the Statute for the amending of the Highways between *Middleton* and the *King'*. Ferry leading into the Isle of Sheppey, in the County of Kent. [Repealed, 7 G. 3. c. 42. § 57. See 13 G. 3. c. 78. § 84.]

#### C A P. XXVII.

An A& for the Inning of Earith and Plumslead Marsh.

#### C A P. XXVIII.

An Act of one Subfidy granted by the Clergy. EXP.

## C A P. XXIX.

An A& of one Subfidy, and Two Fifteens and Tenths granted by the Temporalty. EXP.

## CAP. XXX.

## An Act for the Queen's Majesty's most gracious, general and free Pardon.

#### [Note, There is a Duplicate of the Roll 27 Eliz.]

. Anne

438

## Anno vicefimo nono Reginæ ELIZABETHÆ. (A.D.1587.)

STATUTES made in the Parliament holden at Westminster the Twenty ninth Day of October in the Eight and twentieth Year of the Reign of our Sovereign Lady ELIZABETH, by the Grace of God, of England, France and Ireland, Queen Defender of the Faith, Ec. and there continued until and on the Twenty third Day of March next following, and then diffolved; viz.

\* STATUTES made in the Parliament held upon Prorogation the " Fifteenth Day of February in the Nine and twentieth Year of " the Reign of our Sovereign Lady ELIZABETH, by the Grace of " God, of England, France and Ireland, Queen, Defender of the " Faith, Sc. viz.

[Note.-The Roll is in Duplicate; the one, containing the above first Entry, is inderfed 28 Eliz., and the other, containing the above fecond Entry, is indorfed 29 Eliz. The Index is beaded thus : sens (in a different Hand.)

Vicefimo stars flet. and there is only one Entry of cc. 1-6. in the Index. See Note to Cap. 4.]

#### CAP. I.

An A& for the Confirmation of the Attainders of Themas, late Lord Paget, and others.

### CAP. II.

#### An Act concerning Errors in Records of Attainders of High Treason.

FORASMUCH as through Corruption or negligent Keep- Record of At-•  $\Gamma$  ing, the Records of Attainders of Treafon happen many tainder where • Times to be impaired, blemifhed or otherwife to be defective,<sup>3</sup> not to be re-Be it ordained and enacted by the Authority of this prefent Par- veried. liament, That no Record of Attainder that now is of any Perfon or Perfons of or for any High Treafon, where the Party fo attainted is or hath been executed for the fame / reafon, fhall, by the Heir or Heirs of any fuch Perfon, or by any other whatfoever claiming in, from, by or under any fuch Heir or Heirs, be in any wife hereafter reverfed, undone, avoided or impeached by any Plca, or for any Error whatfoever.

II. Provided always neverthelefs, That this Act, nor any Provifo for Re-Thing therein contained, shall in any wife extend to any Record ord reverted of Attainder of or for any Treafon, upon which any Writ of Error is now depending, or which Record is already reverfed, repealed or undone, by or for any Error, Matter, Plea or Caufe whatfoever; but that the fame shall be and remain as unto and against that

Ff4

or Writ of Error depending.

that Party at whole Suit the fame Writ of Error is depending, or at whole Pursuit the fame Record hath been reversed, repealed or undone, and his and her Heirs and Affigns only, as if this Act had never been had or made; any Thing in this Act to the contrary thereof notwithstanding.

## CAP. III.

An Act to avoid fraudulent Affurances made in certain Caufes by Traitors.

#### CAP. IV.

An A& to prevent Extortion in Sheriffs, Under Sheriffs and Bailiffs of Franchiles or Liberties, in Cales of Execution.

BE it enacted by the Authority of this prefent Parliament, That it shall not be lawful, from the First Day of May now next enfuing, to or for any Sheriff, Under Sheriff, Bailiff of Franchifes or Liberties, nor for any of their or either of their Officers, Ministers, Servants, Bailiffs or Deputies, nor for any of them, by Reafon or Colour of their or either of their Office or Offices, to have, receive or take of any Perfon or Perfons whatfoever, directly or indirectly, for the ferving and executing of any Extent or Execution upon the Body, Lands, Goods or Chattels of any Perfon or Perfons whatfoever, more or other Confideration or Recompence than in this prefent Act is and fhall be limited and appointed, which shall be lawful to be had, received and taken, that is to fay, Twelve pence of and for every Twenty Shillings, where the Sum exceedeth not One hundred Pounds, and Six pence of and for every Twenty Shillings, being over and above the faid Sum of One hundred Pounds, that he or they shall fo levy or extend, and deliver in Execution, or take the Body in Execution for, by virtue and force of any fuch Extent or Execution whatfoever, upon Pain and Penalty that all and every Sheriff, Under Sheriff, Bailiff of Franchifes and Liberties, their and every of their Ministers, Servants, Officers, Bailiffs or Deputies, which at any Time after the faid First Day of May now next enfuing shall directly or indirectly do the contrary, shall lose and forfeit to the Party grieved his Treble Damages, and shall forfeit the Sum of Forty Pounds of good and lawful English Money for every Time that he, they or any of them shall do the contrary ; the One Moiety thereof to be to our Sovereign Lady the Queen, her Heirs and Successors, and the other Moiety thereof to the Party or Parties that will fue for the fame, by any Plaint, Action, Suit, Bill or Information, wherein no Effoin, Wager of Law or Protection shall be allowed.

11. Provided always, That this Act, or any Thing therein contained, shall not extend to any Fees to be taken or had for any Execution within any City or Town Corporate; any Thing above mentioned to the contrary thereof notwithstanding.

[See 7 G. 3. c. 29. And Note, A Cafe being referved on the above At for the Opinion of the Court of C. P. (Savage qui tam v, Smith, 2 Bl. Rep. 1101.), the Objetion was, that the Statute of Elizabeth, as publified by the King's Printer, appears to have been

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How much Sheriff may take for ferving Execution.

Penalty.

Teos

in the Twenty ninth and not the Twenty eighth Year of Elizabeth; subereat the Cafe flated it to have paffed in the Twenty eighth' Tear of her Reign : But the Court would not fuffer that Objection to be argued, the Fat being (as appears from the Journals of the Lordi) that the Parliament met and fat in the 29th of October, 28th of Elizabeth, was adjourned de die in diem to the 29th of November, 29th of Elizabeth, when by the Queen's Commissioners it was adjourned (not prorogued) (a) to the 15th of February following, and on the 13th of March the above Act, among others, was paffed, and the Parliament was prorogued (b). The Court faid, that the Objection had been before overruled, and the Point fetiled; and referred to 1 And. 294. pl. 303. Stat. 35 Eliz. c. 5. (Raffel.) 4 Infl. 7. Sheriff of Middlefex v. Swift, Sir T. Raym. 1. Spring v. Eve, 2 Mod. 240. Lord Petre v. University of Cambridge, 3 Lev. 332. Pope v. Hayman, Skinn. 363. Brockwell v. Lock, Salk. 331. Et vide Earl v. Plummer, 12 Mod. 124.]

(a) [See fee and Entry on the Roll as in p. 439.] (b) [See first Entry on the Roll as in p. 439.]

## CAP. V.

## An Act for the Continuance and Perfecting of divers Statutes.

5 Eliz. c. 9. 13 Eliz. c. 5. 5 Eliz. c. 13. reviving 2 & 3 P. & " M. c. 8. and alfo 2 & 3 P. & M. c. 8. made perpetual. § 1, 2. "-----21 H. 8. c. 12. 24 H. 8. c. 9. 3& 4 E. 6. c. 19. 3& 4 E. 6. " c. 21. 1 Eliz. c. 17. 5 Eliz. c. 2. 5 Eliz. c. 7. 8 Eliz. c. 10. " 13 Eliz. c. 20, 21. 13 Eliz. c. 8. 14 Eliz. c. 11. 14 Eliz. c. 5. " 18 Eliz. c. 3. 27 Eliz. c. 11. 27 Eliz. c. 7. 27 Eliz. c. 17. Pr. "The laft mentioned Seventeen Statutes continued until the End • of the next Parliament.  $\int 3-19$ . EXP.

"XX. And where also in the First Session of Parliament, holden at Westminster the Twelfth Day of January in the faid Fifth Year ' of her Majefty's Reign, one Act was then and there made, intituled, An AB touching certain politick Conflictutions made for the SELL. c. S.
 Maintenance of the Navy; Be it further enacted by the Authority of this prefent Parliament, That fo much only of the faid laft mentioned Act, as at this prefent standeth in force, and not heretofore at any Time repealed, shall continue and endure in full Force and Effect, unto the End of the next Parliament next enfuing.

" XXI. Provided always, That whereas divers her Majefty's Ioving Subjects dwelling in the remote Parts of this Realm, are many Times malicioufly troubled upon Informations and Suits exhibited in the Courts of the King's Bench, Common Pleas e and Exchequer, upon Penal Statutes, and are drawn up upon · Process out of the Countries where they dwell, and driven to s attend and put in Bail, to their great Trouble and Undoings :" For Reformation whereof, Be it enacted, That if any Perfon or Defendant in Perfons shall be fued or informed against, upon any penal Law Suits upon Penal in any the feveral Courts of the King's Bench, Common Pleas Statutes may or Exchequer, where fuch Perfon or Perfons are bailable by Law, appear by Acor where by the Leave or Favour of the Court fuch Perfon or Performs may appear by Attorney, that in all and every fuch Cafe, the

torney.

the Perfon or Perfons fo to be impleaded or fued, fhall and may at the Day and Time contained in the first Process ferved for his Appearance, appear by Attorney of the same Court where the Process is returnable, to answer and defend the same, and not be urged to perfonal Appearance, or to put in Bail for the anfwering of such Suit; any former Law, Custom or Usage to the contrary notwithstanding. [To what Perfons only this Sedion extends, 31 Eliz. c. 10. § 20.]

#### CAP. VI.

An A& for the more fpeedy and due Execution of certain Branches of the Statute made in the Twenty third Year of the Queen's Majelty's Reign, initialed, An Act to retain the Queen's Majelty's Subject in their due Obedience.

FOR avoiding of all Frauds and Delays heretofore practifed, or hereafter to be put in Ure, to the Hindrance of the due and speedy Execution of the Statute made in the Sellion of Parliament holden by Prorogation at Westminster the Sixteenth Day of January in the Three and twentieth Year of the Reign cf our moft gracious Sovereign Lady the Queen's Majefty, intituled, An AB to retain the Queen's Majefty's Suljetts in their due Obedience, Be it enacted by the Authority of this prefent Parliament, That every Feoffment, Gift, Grant, Conveyance, Allenation, Eflate, Leafe, Incumbrance and Limitation of Ule, of or out of any Lands, Tenements or Hereditaments whatfoever, had or made at any Time fince the Beginning of the Queen's Majefty's Reign, or at any Time hereafter to be had or made, by any Perfon which hath not repaired or shall not repair to some Church, Chapel or usual Place of Common Prayer, but hath forborn or shall forbear the fame, contrary to the Tenor of the faid Statute, and which is or shall be revokable at the Pleafure of such Officider, or in any wife directly or indirectly meant or intended, to or for the Behoof, Relief or Maintenance, or at the Difposition of any such Offender, or wherewith or whereby, or in Confideration whereof, fuch Offender or his Family shall be maintained, relieved or kept ; shall be deemed and taken to be utterly frustrate and void, as against the Queen's Majefty, for or concerning the levying and paying of fuch Sums of Money as any fuch Perfon by the Laws or Statutes of the Realm already made, ought to pay or forfeit for not coming or repairing to any Church, Chapel or usual Place of Common Prayer, or for faying, hearing or being at any Mafs ; and shall alfo be feized and had to and for her Majefty's Ule and Behoof, as hereafter in this Act is mentioned; any Pretence, Colour, feigned Confideration, or expressing of any Use, to the contrary notwith. ftanding.

II. And further be it enacted by the Authority aforefaid, That every Conviction heretofore recorded for any Offence before mentioned, not already effreated or certified into the Queen's Majefty's Court of Exchequer, fhall from the Juffices before whom the Record of fuch Conviction fhall be remaining, be effreated and certified into the Queen's Majefty's Court of Exchequer, before the End of *Eafler* Term next coming, in fuch convenient Certainty for the Time and other Circumftances, as the Court of Exchequer may thereupon award out Procefs for Seizure of the Lands and Goods

\$3 Ehz. c. L.

Certain Affurances of Lands made by Recufants, void.

Conviction of Recufancy certified into Exchequer.

Goods of every fuch Offender as hath not paid their faid Forfeitures, according to the Laws and Statutes in fuch Cafe provided; and that every Conviction hereafter for any Offence before men- In what Course tioned shall be in the Court commonly called the King's Bench, or Convictions of at the Affizes, or general Gaol-delivery, and not ellewhere, and Reculancy. fhall, from the Juffices before whom the Record of fuch Conviction shall remain, be estreated and certified into the faid Court of Exchequer before the End of the Term next enfuing after every fuch Conviction, in fuch convenient Certainty as is afare mentioned.

III. And be it also enacted by the Authority aforefaid, That At what Time every fuch Offender in not repairing to Divine Service, but for- Penalty for not bearing the fame contrary to the faid Estatute, as hath been here- going to Church, tofore convicted for fuch Offence, and hath not made Submiffion, and been conformable according to the true Meaning of the faid Statute, shall without any other Indictment or Conviction, pay into the Receipt of the faid Exchequer, all fuch Sums of Money as, according to the Rate of Twenty Pounds for every Monthfithence the same Conviction, do yet remain unpaid, in Form as hereafter enfueth ; that is to fay, the one Moiety thereof before the End of the next Trinity Term, and the other Moiety thereof before the End of the next Hilary Term, or at any fuch other Times as by the Lord Treasurer, Chancellor and Chief Baron of the Exchequer, or any Two of them, shall by Composition, upon good Bond and Surety taken, be limited before the End of the faid next Trinity Term, if any fuch Composition shall happen to be ; and shall also in every Easter and Michaelmas Term, until such Time as the fame Perfon do make Submiffion, and be conformable according to the true Meaning of the faid Statute, pay into the faid Receipt of the Exchequer Twenty Pounds for every Month which shall incur in all that mean Time. [The King may feize Two Parts of the Offender's Lands, &c. in lieu of the Twenty Pounds, 3 Jac. 1. c. 4. § 11.]

IV. And be it also enacted by the Authority aforefaid, That In what Cafe the every fuch Offender, in not repairing to Divine Service, but for- Queen may take bearing the fame, contrary to the faid Eftatute, as hereafter fhall Goode and Two fortune to be thereof once convicted, shall, in fuch of the Terms Partsof his Lands of Easter or Michaelmas as shall be next after fuch Conviction, pay and Lesles. into the faid Receipt of the Exchequer after the Rate of Twenty Pounds for every Month, which shall be contained in the Indictment whereupon fuch Conviction shall be; and shall also for every Month after such Conviction, without any other Indictment or Conviction, pay into the Receipt of the Exchequer aforefaid at Two Times in the Year, that is to fay, in every *Eafler* Term and Michaelmas Term, as much as then shall remain unpaid, after the Rate of Twenty Pounds for every Month after fuch Conviction : And if Default shall be made in any Part of any Payment aforefaid, contrary to the Form hereinbefore limited, that then and fo often the Queen's Majefty shall and may, by Process out of the faid Exchequer, take, feize and enjoy all the Goods, and Two Parts as well of all the Lands, Tenements and Hereditaments, Leafes and Farms of fuch Offender, as of all other the Lands, Tenements and Hereditaments liable to fuch Seizure, or to the Penalties aforefaid, by the true Meaning of this Act; leaving the Third Part only of the fame Lands, Tenements and Hereditaments, Leafes

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Goods, and Two

Leafes and Farms, to and for the Maintenance and Relief of the fame Offender, his Wife, Children and Family. [See 1 Jac. 1: c. 4.  $\oint 5$ .]

Indictment need not mention that Party is within the Realm.

Proclemation.

Offender fubmitting, or dying, p Faiftiture.

**63** Eliz. c. 1. § 11. Whird Part of Forfeiture affigned to the Poor.

c. 4. § 5.] V. And for the more speedy Conviction of such Officiator, in not repairing to Divine Service, but forbearing the fame contrary to the faid Estatute, Be it enacted by the Authority aforefaid, That the Indictment of every fuch Offender, mentioning the not coming of fuch Offender to the Church of the Parish where fuch Perfon at any Time before fuch Indictment was or did keep House or Residence, nor to any other Church, Chapel or usual Place of Common Prayer, shall be sufficient in the Law; and that it shall not be needful to mention in any fuch Indictment, that the Party Offender was or is inhabiting within this Realm of England, or any other the Queen's Majelty's Dominions : But'if it shall happen any fuch Offender then not to be within this Realm, or other her Majesty's Dominions, that in fuch Cafe the Party shall be relieved by Plea to be put in in that behalf, and not otherwife ; and that upon the Indictment of fuch Offender, a Proclamation shall be made at the same Assister or Gaol-delivery in which the Indictment shall be taken (if the same be taken at any Affizes or Gaol-delivery), by which it shall be commanded, that the Body of fuch Offender shall be rendered to the Sheriff of the fame County, before the faid next Affizes or general Gaoldelivery to be holden in the fame County : And if at the faid next Affizes or Gaol-delivery the fame Offender fo proclaimed fhall not make Appearance of Record, that then upon fuch Default recorded, the fame shall be as sufficient a Conviction in Law of the faid Offence whereof the Party fo ftandeth indicted, as is aforefaid, as if upon the fame Indictment a Trial by Verdict thereupon had proceeded and been recorded.

VI. Provided always, That whenfoever any fuch Offender, as is aforefaid, fhall make Submiffion, and become conformable, according to the Form limited by the fame Effatute made in the Three and twentieth Year of the Queen's Majefty's Reign, or fhall fortune to die; that then no Forfeiture of Twenty Pounds for any Month, or Seizure of the Lands of the fame Offender, from and after fuch Submiffion and Conformity or Death, and full Satisfaction of all the Arrearages of Twenty Pounds monthly, before fuch Seizure due or payable, fhall enfue or be continued againft fuch Offender, fo long as the fame Perfon fhall continue in coming to Divine Service, according to the Intent of the faid Effatute.

<sup>6</sup> VII. And where by the faid former Statute, the Third Part <sup>6</sup> of the Forfeitures for not coming to Divine Service is limited to <sup>8</sup> the Poor:' Be it further enacted by the Authority aforefaid, That it fhall and may be lawful to and for the Lord Treasurer of *England*, Chancellor and Chief Baron of the Exchequer for the Time being, or Two of them, to affign and dispose of the full Third Part of the Twenty Pounds for every Month paid or to Be paid into the Receipt of the Exchequer, as is aforefaid, for the Relief and Maintenance as well of the Poor, and of the Houses of Correction, as of impotent and maimed Soldiers, as the fame Lord Treasfurer, Chancellor and Chief Baron, or any Two of them, fhall otder or appoint ; any Thing in the faid Eftatute made in the faid Three

Three and twentieth Year of her Majesty's Reign mentioned to the contrary thereof in any wife notwithstanding. VIII. Provided always, That this Act, or any Thing therein Afturances made

contained, shall not in any wife extend or be construed to make bone fide, not void or impeach any Grant or Leale heretofore made bons fide, impeached. without Fraud or Covin, whereupon any yearly Rent or Payment is referved or payable; or any Grant or Leafe hereafter to be made bona fide, without Fraud or Covin, whereupon the accustomed yearly Rent or more shall be referved; or any other Conveyance, Affarance or Affignment whatfoever heretofore made bone fide, upon good Confideration, and without Fraud or Covin, which is not or shall not be revokable at the Pleasure of such Offender; otherwife than to give Benefit and Title to her Majefty, her Heirs and Succeffors, to have, perceive and enjoy fuch Rents and Payments during the Continuance of fuch Leafe and Grant, according to the true Meaning of this AA.

IX. And provided alfo, That this Act, or any Thing therein Provide for contained, thall not in any wife extend, or be confirued to con- Effet for Life, tinue any Seizure of any Lands or Tenements of fuch Offender in her Majefty's Hands, or in the Hands of her Heirs or Succoffors, after the faid Offender's Death, which Lands or Tenements he shall have or be feized of only for Term of his Life, or in the Right of his Wife ; any Thing in this Act to the contrary in any wile not with flanding.

#### CAP. VII.

An Act of one Sublidy by the Clergy. EXP.

#### CAP. VIII.

An Act for the Grant of one intire Sublidy, and Two Fifteens and Tenths, granted by the Temporalty. EXP.

#### CAP. IX.

Ag Act for the Queen's Majefty's most gracious, general -and free Pardon.

[Nate, These last Three Alls not on the Roll.]

Arm

# Anno tricesimo primo Reginæ ELIZABETHÆ. (A.D. 1589.)

STATUTES made in the Parliament begun and holden at Weftminster the Fourth Day of February in the One and thirtieth Year of the Reign of our most gracious Sovereign Lady ELIZABETH, by the Grace of God, of England, France and Ireland, Queen, Defender of the Faith, & viz.

#### CAP. I.

An Act against Discontinuances of Writs of Error in the Courts of Exchequer and King's Bench.

WHEREAS by an Effatute made in the xxxi. Year of the Reign of King Edward the Third, it is enacted, • that upon Complaint concerning Error made in the Exchequer ' touching the King or other Perfons, the Lord Chancellor and · Lord Treasurer shall do to come before them in any Chamber • of Council nigh the Exchequer, the Record and Process of the \* Exchequer, and taking to them fuch Juffices and other fage · Perfons as to them shall be thought meet, shall hear and deter-" mine fuch Errors, as by the faid Effatute more at large ap-· peareth : And whereas those Two being great Officers of the Realm are employed, not only in their feveral Offices and Places • of Juftice elsewhere, but also for other weighty Affairs of the Realm in Council, attendant on the Queen's Majefty's Perfor • and otherwife, they be many Times upon fudden Warning called · away, in fuch wife as they both many Times, and fometimes • neither of them, can be prefent in the Exchequer at their Day · of Adjournment in fuch Suit of Error; and then by not coming • of them at the Day of Adjournment every fuch Writ of Error depending is by the Laws of the Realm difcontinued, and the " Party cannot proceed, but must begin his Suit of new, to the great Lofs of the Party and Hinderance of Juffice :' For Remedy whereof, Be it ordained and enacted by Authority of this prefent Parliament, That the not coming of the Lord Chancellor and Lord Treasurer, or of either of them, at the Day of Adjournment in any fuch Suit of Error depending by virtue of the faid former Eftatute, shall not be any Discontinuance of any fuch Writ of Error; but if both the Chief Justices of either Bench, or any one of the faid great Officers, the Lord Chancellor or Lord Treasurer, shall come to the Exchequer Chamber, and there be prefent at the Day of Adjournment in fuch Suit of Error, it shall be no Discontinuance, but the Suit shall proceed in Law to all Intents and Purposes, as if both the Lord Chancellor and Lord Treasurer had come and been present at the Day and Place of Adjournment (a): Provided always, that no Judgment shall be given in any fuch Suit or Writ of Error, unless both the Lord Chancellor and Lord Treasurer shall be present thereat.

(a) [See 16 Car. 2. c. 2. § 2. and as to Vacancy of a Lord Treafurer, 20 Car. 2. c. 4-]

• II. And

51 E. 3. Stat. 1. c. 12.

The not coming of Lord Chancellor and Lord Treasurer no Difcontinuance of Writs of Error.

No Judgment unleis both Lords preient.

• II. And whereas in the Parliament holden in the xxvii. Year of the Reign of our most gracious Sovereign Lady the Queen's " Majefty, one Act or Statute was made, intituled, An Att for 27 Eliz. c. & \* Redrefs of erroneous Judgments in the Court commonly called the " King's Bench, by which it is, amongst other Things, enacted, ' That where any Judgment shall at any Time then after be given ' in the faid Court of King's Bench, in any Suit or Action of Debt, Detinue, Covenant, Account, Action upon the Case, · Ejedione firme, or Trespais, first commenced or to be first com-"menced there, other than fuch only where the Queen's Majefty · shall be Party; the Party Plaintiff or Defendant, against whom • any fuch Judgment shall be given, may at his Election fue forth • out of the Court of Chancery a fpecial Writ of Error to be · devifed in the faid Court of Chancery, directed to the Chief Juf-" tice of the faid Court of King's Bench for the Time being, · commanding him to cause the faid Record, and all Things con-· cerning the faid Judgment, to be brought before the Justices of \* the Common Bench and the Barons of the Exchequer, into the · Exchequer Chamber, there to be examined by the faid Juffices · of the Common Bench and Barons aforefaid. Which faid Juf-• tices of the Common Bench, and fuch Barons of the Exchequer 4 as are of the Degree of the Coif, or Six of them at the leaft, • by virtue of the lame A&, shall thereupon have full Power and Authority to examine all fuch Errors as fhall be affigned or • found in or upon any fuch Judgment, and thereupon to reverfe • or affirm the faid Judgment, as the Law shall require, other • than for Errors to be affigned or found for or concerning the " Jurifdiction of the faid Court of King's Bench, or for any want · of Form in any Writ, Return, Plaint, Bill, Declaration or other Pleading, Process, Verdict or Proceeding whatfoever: Foraf-" much as it doth many Times fall out, that the full Number " of the faid Juffices of the Common Bench and Barons of the • Exchequer, fo authorized by the faid Statute, fometimes for want of Health, fometimes through other weighty Services and earneft Occasions, cannot be prefent at the Days and Times of • the Returns and Continuances of the fame Writs of Error; and · by reason of their Absence and not coming, the faid Writs of Error are difcontinued, Juffice delayed, and the Parties put to · begin new Suit, to their great Charges and Prejudice; For Remedy thereof, be it also enacted by the Authority aforefaid, That from henceforth, if the full Number of the Juffices and Three Juffices on Barons authorifed by the faid Act come not at the Day or Time Barons may reof Return or Continuance of any fuch Writ of Error, that it ceive and conshall be lawful for any Three of the faid Justices and Barons, at Error, &c. every of the faid Days and Times, to receive Writs of Error, to award Process thereupon, to make and prefix Days from Time to Time of and for the Continuance of all such Writs of Error as shall be there returned, certified or depending. And that the fame shall be to these Respects as good and available as if all the Juffices and Barons authorifed by the fame Act were prefent. And that the Juffices and Barons authorifed by the faid Statute, may after that proceed in all those Cases, in such Sort to all Intents as they may do in other Cafes mentioned in the faid Statute ; any not coming of any the faid Juffices or Barons notwithstanding.

tinue Writs of

52

7

III. Provided

Judgment.

Plaintiff in Error may fue in Par-Ement.

III. Provided neverthelefs, That no Judgment shall be given in any fuch Suit or Error, unless it be by fuch full Number of the faid Justices and Barons as are in that Behalf authorized and appointed by the faid Act.

IV. Provided allo, and be it neverthelefs enacted by the Au-thority aforelaid, That the Party Plaintiff or Defendant, age aft whom any fuch Judgment hath been heretofore or hereafter shall be given in the faid Court of King's Bench, may at his Election fue in the High Court of Parliament for the Reverlal of any luch Judgment as heretofore hath been ufual or accuftomed ; any Thing in this Statute, or in the faid former Act to the contrary thereof notwithilanding.

#### C A P. II.

An Act for abridging Proclamations upon Fines to be levied at the Common Law.

**42** 5H. 7. C. 24 **W**HEREAS the Statute made in the Fourth Year of King Henry the Seventh hath ordered, That every Fine to be · levied with Proclamations in the King's Court, afore his Juffices · of the Common Pleas, should be proclaimed in the fame Court • that Term in which it is engrafied, and in Three Terms then ... next fallowing, at Four, feveral Days in every Term; by reafon • whereof they ought to be proclaimed Four Times in every of the • Four feyeral Terms: And that during the Time of proclaiming of fuch Fines, all Pleas should cease ; which to do according to • the faid Statute (confidering the Multitudes of Fines now " usually levied) would require Sixteen Days in every Term; and • by reason of the many Causes and Suits in that Court, is a far greater Trouble than heretofore hath been, fo as fcarcely one ", Day in every Term can be spared for the proclaiming of Finese" Be it enacted by the Authority of this prefent Parliament, That all Fines with Proclamations, from and after the Feaft of Egfter next enfuing, to be levied in the faid. Court, shall be proclaimed only. Four Times; that is to fay, once in the Term wherein it is engroffed, and once in every of the Three Terms holden next after the fame ingroffing : And that every Fine proclaimed as aforefaid, shall be of as great Force and Effect in Law to all Intents and Purposes, as if the same had been Sixteen Times proclaimed according to the Statutes heretofore made.

#### CA-P. HI.

An Act for the avoiding of. privy and fecret Outlawries of her Majesty's Subjects.

FOR the avoiding of fecret Outlawries in Actions Perforal against the Queen's Subjects having known Places of their . Dwellings, by reafon that Proclamations are made in the County · Courts and in Quarter-Seffions, which are Places remote from • their Dwellings, and thereby they have not any convenient, Notice of fuch Suits against them:' Be it enacted and ordained by the Authority of this present Parliament, That in every Action Perfonal wherein any Writ of Exigent fall be awarded out of any Court, in or after the Term of Eafter next coming, one Writ of Proclamation shall be awarded and made out of the same Court, having

Fine levied in C. P. fhall be proclaimed Four Times.

Three Prochmations.

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having Day of Tefle and Return as the faid Writ of Exigent shall Writ of Exigent have, directed and delivered of Record to the Sheriff of the County awarded, &c. where the Defendant at the Time of the Exigent fo awarded shall be dwelling ; which Writ of Proclamation shall contain the Effect of the fame Action: And that the Sheriff of the County unto whom any fuch Writ of Proclamation shall be directed, shall make Three Proclamations in this Form following, and not otherwife; that is to fay, one of the fame Proclamations, in the open County Court, and one other of the fame Proclamations to be made at the General Quarter-Seffions of the Peace, in those Parts where the Party Defendant at the Time of the Exigent awarded shall be dwelling, and one other of the fame Proclamations to be made one Month at the least before the Quint. exact. by virtue of the faid Writ of Exigent, at or near to the most usual Door of the Church or Chapel of that Town or Parish where the Defendant shall be dwelling at the Time of the faid Exigent fo awarded; and if the Defendant shall be dwelling out of any Parish, then in fuch Place as aforefaid of the Parish, in the fame County, and next adjoining to the Place of the Defendant's dwelling ; and upon a Sunday, immediately after Divine Service and Sermon, if any Sermon there be; and if no Sermon there be, then forthwith after Divine Service: And that all Outlawries had and pronounced after the End Fee for Writ of of the next Easter Term, and no Writs of Proclamations awarded Proclamation. and returned according to the Form of this Statute, shall be utterly void and of none Effect; and that the Officer in whole Office fuch Writs of Exigent and Proclamation shall be made, shall and may take fuch Fees as by the Statute made in the Sixth Year of 6 H.8. c. 4 the Reign of the late King of famous Memory, King Henry the Eighth, is limited and appointed in that Behalf, and no greater Fees in any wife; and that the Sheriff for making of the Procla- Sheriff's Fee. mation at or near to the Church or Chapel Door as is aforefaid, fhall have Twelve Pence.

all have Twelve Pence. [See 4 & 5 W. & M. c. 22. § 4.] II. And for the avoiding of fecret Summons in real Actions, Proclamation of Summons in without convenient Notice of the Tenants of the Freehold, Be Summons in it also ordained and enacted by the Authority of this prefent Church-door. Parliament, That after every Summons upon the Land in any real Action, Fourteen Days at the least before the Day of the Return thereof, Proclamation of the Summons shall be made on a Sunday in Form aforefaid, at or near to the most usual Door of the Churches or Chapel of that Town or Parish, where the Land whereupon the Summons was made doth lie, and that Proclamation fo made as aforefaid, shall be returned, together with the Names of the Summoners: And if fuch Summons shall not be proclaimed and returned according to the Tenor and Meaning of this Act, then no Grand Cape to be awarded but Alias and Pluries Summons, as the Caufe shall require, until a Summons and Proclamation shall be duly made and returned according to the Tenor and Meaning of this Act.

III. And be it further enacted, That before any Allowance of Defendant oron any Writ of Error, or reverfing of any Outlawry be had by Plea Writ of Error or otherwife, through or by want of any Proclamation to be had bound to answer. or made according to the Form of this Statute, after the End of Easter Term next, the Defendant and Defendants in the original Action shall put in Bail, not only to appear and answer to the Plaintiff in the former Suit, in a new Action to be commenced by VOL. IV. Gg the

the faid Plaintiff for the Caufe mentioned in the First Action, but also to fatisfy the Condemnation, if the Plaintiff shall begin his Suit, before the End of Two Terms next after the allowing the Writ of Error, or otherwise avoiding of the faid Outlawry.

#### CAP. IV.

#### An AA against Imbezilling of Armour, Habiliments of War and Victual.

Imbeziling the Queen's Ordmance, &c.

In what Cile Felony.

Limitation of Impeachment, &c.

Corruption of Blood, &c.

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Evidence.

What Perfens may not be Informers. **B**E it enacted by the Authority of this prefent Parliament, That if any Perfon or Perfons having at any Time hereafter the Charge or Cuftody of any Armour, Ordnance, Munition, Shot, Powder or Habiliments of War, of the Queen's Majefty's, her Heirs or Succeffors, or of any Victuals provided for the Victualling of any Soldiers, Gunners, Mariners or Pioneers, fhall for any Lucre or Gain, wittingly, advifedly and of Purpofe, to hinder or impeach her Majefty's Service, imbezil, purloin or convey away any of the fame Armour, Ordnance, Munition, Shot or Powder, Habiliments of War or Victuals, to the Value of Twenty Shillings at one or feveral Times; that then every fuch Offence fhall be judged Felony, and the Offender or Offenders therein to be tried, proceeded on, and fuffer as in cafe of Felony.

II. Provided always, and be it enacted by the Authority aforefaid, That none shall be impeached for any Offence against this Statute, unlefs the fame Impeachment be profecuted or begun within the Year next after the Offence done: And that this Act, nor any Thing therein contained, nor any Attainder or Attainders of any Person or Persons for any Offence made Felony by this AC, shall in any wife extend to or be adjudged, interpreted or expounded, to make the Offender or Offenders to forfeit or lofe any Lands, Tenements or Hereditaments any longer than only during his or their Life or Lives, or to make any Corruption of Blood to any the Heir or Heirs of any fuch Offender or Offenders, or to make the Wife of any fuch Offender to lofe or forfeit her Dower, or Title of Dower, of or in any Lands, Tenements or Hereditaments, or her Action or Interest to the fame; any Thing in this Act contained, or any Attainder or Attainders hereafter to be had for any Offence made Felony by this Act to the contrary notwithstanding : And that fuch Perfon and Perfons as shall be impeached for any Offence made Felony by this Estatute, shall by virtue of this Act be received and admitted to make any lawful Proof that he can, by lawful Witnefs or otherwife, for his Discharge and Defence in that Behalf; any Law to the contrary notwithstanding. [Enforced, 22 Car. 2. c. 5. § 2, 3.]

#### CAP. V.

#### An Act concerning Informers.

• F OR that divers of the Queen's Majefty's Subjects be daily • unjuftly vexed and diquieted by divers common Informers • upon Penal Statutes, notwithftanding any former Statute that • hath been heretofore made againft their Diforders; For Remedy whereof, Be it enacted by the Authority of this prefent Parlia' ment, That all former Statutes made for Reformation of Diforders • of fuch common Informers, not repealed or altered by this Act,

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fhalf

shall be put in due Execution : And that no Person, other than the Party grieved, after Twenty Days after the End of this Seffion of Parliament, shall be received to inform or fue upon any Penal Statute, that before that Time hath been for any Mildemeanor, by any Order of any the Queen's Majesty's Courts ordered not to follow or purfue any Suit upon any Penal Statute.

II. And be it further enacted by the Authority aforefaid, That In Information in any Declaration or Information at any Time after Twenty the County muft Days after the End of this Seffion of Parliament to be had, be expressed, se. brought, fued or exhibited, the Offence against any Penal Statute shall not be laid to be done in any other County but where the Contract, or other Matter alledged to be the Offence, was in Truth done : And that every Defendant in fuch Action or Information shall and lawfully may traverfe and alledge, that the Offence fuppofed by the fame Suit to be committed, was not committed in the County where fuch Offence is alledged; which being tried for the Defendant, or if the Plaintiff be thereupon nonfuit in his Nonfuit; Information or Suit, that then the Plaintiff shall be barred in that Action or Information; any Law or Ufe to the contrary notwithstanding.

III. Provided always, That this Act, nor any Thing herein Officers of Recontained, shall in any wife extend to any fuch Officers of Record, cord not bound. as have, in respect of their Offices, heretofore lawfully used to exhibit Informations, or fue upon Penal Laws; but that they and every of them may inform and purfue in that Behalf, as they might have done before the making of this Act; any Thing in this Act to the contrary in any wife notwithstanding.

IV. And provided alfo, That this Act, nor any Thing herein Offences whereof contained, shall extend to the laying or alledging of any Offence in Information may any Declaration or Information, for or concerning any Champerty, be given in any Buying of Titles or Extortion, or any Offence committed or to be committed against the Statute made in the First Year of the Uncommitted against the Statute made in the First Year of the I Eliz. c. 13. I Eliz. c. 20. Queen's Majefty's Reign, intituled, An At limiting the Times for laying on Land Merchandize from beyond the Seas, and touching Cultoms of fweet Wines : And one other Act made in the faid First Year of her Majesty's Reign, intituled, An Az of a Subsidy of Tonnage and Poundage, or any Thing in any of them contained; or for the concealing, or defrauding the Queen's Majesty, her Heirs and Succeffors, of any Custom, Tonnage, Poundage, Subfidy, Impost or Prizage; or for any Matter of corrupt Usury; or for any Offence comprised in any Statute made or to be made against engroffing, regrating or forestalling, where the Penalty or Forfeiture shall appear to be to the Value of Twenty Pounds or above; but that every fuch Offence shall or may be laid in any County at the Pleafure of any fuch Informer; any Thing in this Act to the contrary notwithstanding.

V. And be it further enacted by the Authority aforefaid, That Limitation of all Actions, Suits, Bills, Indictments or Informations, which, Suits upon Penal after Twenty Days next after the End of this Seffion of Parlia- Statutes. ment, shall be had, brought, fued or exhibited, for any Forfeiture upon any Statute Penal made or to be made, whereby the Forfeitures is or shall be limited to the Queen, her Heirs or Succeffors only, shall be had, brought, fued or exhibited within Two Years. next after the Offence committed or to be committed against fuch Act Penal, and not after Two Years : And that all Actions, Suits, Gga Bills

Bills or Informations which, after the faid Twenty Days, shall be had, brought, fued or commenced for any Forfeiture upon any Penal Statute made or to be made, except the Statute of Tillage, the Benefit and Suit whereof is or shall be by the faid Statute limited to the Queen, her Heirs or Succeffors, and to any other which shall profecute in that Behalf, shall be had, brought, fued or commenced by any Perfon that may lawfully purfue for the fame as aforefaid, within one Year next after the Offence committed, or to be committed against the faid Statute; and in Default of fuch Purfuit, that then the fame shall be had, fued, exhibited or brought for the Queen's Majefty, her Heirs or Succeffors, at any Time within Two Years after that Year ended. And if any Action, Suit, Bill, Indictment or Information for any Offence against any Penal Statute made or to be made, except the Statute of Tillage, shall be brought after the Time in that Behalf before limited, That then the fame shall be void and of none Effect; any Act or Statute made to the contrary notwithstanding.

VI. Provided always, That where any Action, Information, Indictment or other Suit, is or shall be limited by any Statute Penal, to be had, fued, commenced or brought within flurter Time than is afore rehearfed ; That in every fuch Cafe the Action, Information, Indictment or other Suit shall be brought within the Time limited by fuch Eftatute.

VII. And be it further enacted by the Authority aforefaid, That one Statute made in the Seventh Year of the Reign of the late King of famous Memory, King Henry the Eighth, concerning the Time of bringing Actions or Informations upon Penal Laws, shall from and after Twenty Days after the End of this Seffion of Parliament be utterly repealed; and that all Suits from and after the faid Twenty Days to be purfued upon any Statute for using any unlawful Game, or for not using of any lawful Game, or for not having Bows and Arrows according to the Law, or for using any Art or Mystery in the which the Party hath not been brought up according to the Statute in that Behalf made, shall be fued and profecuted in the General Quarter-Schions of the Peace or Affifes of the fame County where the Offence shall be committed, or otherwife enquired of, heard and determined in Quarte:-Seffions. the Affifes or General Quarter-Seffions of the Peace of the fame County where fuch Offence shall be committed, or in the Leet within which it shall happen, and not in any wife out of the fame County where fuch Offence shall happen or be committed.

#### CAP. VI.

An Act against Abuses in Election of Scholars and Prefentation to Benefices.

THEREAS by the Intent of the Founders of Colleges, Churches Collegiate, Churches Cathedral, Schools, Hof-• pitals, Halls and other like Societies within this Realm, and by • the Statutes and good Orders of the fame, the Elections, Pre-· fentations and Nominations of Fellows, Scholars, Officers and other Perfous to have Room or Place in the fame, are to be " had and made of the fittest and most meet Persons being ca-· pable of the fame Elections, Presentations and Nominations freely

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7 H. 8. c. 3. revealed.

5 Eliz. c. 4.

' freely without any Reward, Gift or Thing given or taken for 'the fame; and for true Performance whereof fome Electors, " Prefentors and Nominators in the fame, have or should take a ' corporal Oath to make their Elections, Prefentations and No-" minations accordingly; yet notwithstanding it is feen and found by Experience, that the faid Elections, Prefentations and " Nominations be many Times wrought and brought to pais with " Money, Gifts and Rewards, whereby the fittelt Perfons to be elected, prefented or nominated, wanting Money or Friends, " are feldom or not at all preferred, contrary to the good Meaning · of the faid Founders, and the faid good Statutes and Ordinances ' of the faid Colleges, Churches, Schools, Halls, Hofpitals and · Societies, and to the great Prejudice of Learning and the Com-" monwealth and Effate of the Realm :'

II. For Remedy whereof, be it enacted by the Queen's most Taking Reward Excellent Majefty, the Lords Spiritual and Temporal, and the for Vote in Commons, in this prefent Parliament affembled, and by the Au-thority of the fame, That if any Pe fon or Perform Bodies Pothority of the fame, That if any Pe fon or Perfons, Bodies Politick or Corporate, which have El ction, Prefentation or Nomination, or Voice or Affent in the Choice, Election, Prefentation or Nomination of any Felow, Scholar or any other Perfon, to have Room or Place in any of the faid Churches, Colleges, Schools, Hofpitals, Halls or Societies, shall, at any Time after Forty Days next after the End of this prefent Seffion of Parliament, have, receive or take any Money, Fee, Reward or any other Profit, directly or indirectly, or shall take any Promise, Agreement, Covenant, Bond or other A flurance to receive or have any Money, Fee, Reward or any other Profit, directly or indirectly, either to him or themfelves, or to any other of their or any of their Friends, for his or their Voice or Voices, Attent or Affents, or Confents, in electing, chufing, prefenting or nominating any Officer, Fellow, Scholar or other Perfon, to have any Room or Place in any of the faid Churches, Colleges, Schools, Halls, Hofpitals or Societies; that then and from thenceforth the Penalty. Place, Room or Office which fuch Perfon fo offending shall then have in any the faid Churcles, Colleges, Schools, Halls, Hofpitals or Societies, shall be vod; and that then, as well the Queen's Majefty, her Heirs and Succetiors, and every other Perfon and Perfons, their Heirs and Succeffors, to whom the Preientation, Donation, Gift, Election or Difposition shall of Right belong or appertain of any fuch of the faid Rooms or Places of the faid Perfon offending as aforefaid, fhall or may at their Pleafure elect, prefent, nominate, place or appoint any other Perfon or Perfons in the Room, Office or Place of fich Perfon or Perfons fo offending, as if the faid Perfon or Perfons fo offending then were naturally dead.

III. And be it further enacted by the Authority aforefaid, Ging or taking That if any Fellow, Officer or Scholar of any the faid Churches, Money or re-Colleges, Schools, Halls, Hofpitals or Societies, or other Per- fignant a Placein fous having Room or Place in any of the fame, thall at any Time a College, &c. hereafter, directly or indirectly, take or receive, or by any Way, Device or Means, contract or agree to have or receive any Money, Reward or Profit whatfoever, for the leaving or refigning up of the fame his Room or Place, for any other to be placed in the fame, that then every Perfon fo taking or contracting, or

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A.D. 1589.

Penalty.

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agreeing to take or have any Thing for the fame, shall forfeit and lofe Double the Sum of Money or Value of the Thing fo received and taken, or agreed to be received and taken; and every Perfon by whom or for whom any Money, Gift or Reward as aforefaid shall be given or agreed to be paid, shall be uncapable of that Place or Room for that Time or Turn; and shall not be, nor had nor taken to be a lawful Fellow, Scholar or Officer of any of the Churches, Colleges, Halls, Hofpitals, Schools or Societies, or to have fuch Room or Place there; but that they to whom it shall appertain, at any Time hereafter, shall and may elect, chuse, present and nominate any other Person fit to be elected, prefented and nominated into the faid Room or Fellowship, as if the faid Perfon by or for whom any fuch Money, Gift or Reward shall be given or agreed to be paid, were dead, or had refigned and left the fame; and for more fincere Election, Choice, Prefentation and Nomination of Fellows, Scholars, Officers and other Perfons, to have Room or Place hereafter in any of the faid Churches, Colleges, Halls, Schools, Hofpitals, and other the like Societics.

IV. Be it further enacted by the Authority aforefaid. That at the Time of every fuch Election, Prefentation and Nomination hereafter to be had, as well this prefent Act as the Orders and Statutes of the fame Places concerning fuch Election, Prefentation or Nomination to be had, fhall then and there be publickly read, upon Pain that every Perfon in whom Default thereof fhall be, fhall forfeit and lofe the Sum of Forty Pounds; all which Forfeitures fhall and may be had and recovered in any her Majefty's Courts of Record by any Perfon or Perfons, Bodies Politick and Corporate, that will fue for the fame, by Bill, Plaint or Action of Debt, in which no Effoin, Protection or Wager of Law fhall be allowed; the One Moiety whereof fhall be to him or them that will fue for the fame, the other Moiety to the Ufe of the faid Church, College, Hall, Hofpital, School or Society where fuch Offence fhall be committed.

V. And for the avoiding of Simony and Corruption in Prefentations, Colla ions and Donations of and to Benefices, Dignities, Prebends and other Livings and Promotions Eccletiaffical, and in Admiffions, Institutions and Inductions to the fame; Be it further enacted by the Authority aforefaid, That if any Perfon or Perfons, Bodies Politick and Corporate, shall or do at any Time after the End of Forty Days next after the End of this Seffion of Parliament, for any Sum of Money, Reward, Gift, Profit or Benefit, directly or indirectly, or for or by Reafon of any Promife, Agreement, Grant, Bond, Covenant or other Affurances, of or for any Sum of Money, Reward, Gift, Profit or Benefit what foever, directly or indirectly, prefent or collate any Person to any Benefice with Cure of Souls, Dignity, Prebend or Living Ecclefiaftical, or give or beftow the fame for or in respect of any fuch corrupt Caufe or Confideration, that then every fuch Prefentation, Collation, Gift' and Beftowing, and every Admiffion, Institution, Investiture and Induction thereupon, shall be utterly void, frustrate and of none Effect in the Law; and that it shall and may be law-ful to and for the Queen's Majesty, her Heirs and Successfors, to present, collate unto, or give or bestow every such Benefice, Dignity, Prebend and Living Ecclefiaftical for that one Time or Tum

Statutes to be read.

Penalty.

Who fhall have Forfeitures.

Prefenting to Benefice or being prefinted for Reward.

Void

Turn only; and that all and every Perfon or Perfons, Bodies Politick and Corporate, that from thenceforth shall give or take any fuch Sum of Money, Reward, Gift or Benefit, directly or indirectly, or that shall take or make any fuch Promife, Grant, Bond, Covenant or other Affurance, shall forfeit and lose the Penaky. Double Value of One Year's Profit of every fuch Benefice, Dignity, Prebend and Living Ecclefiaftical; and the Perfon fo corruptly taking, procuring, feeking or accepting any fuch Benefice, Dignity, Prebend or Living, shall thereupon and from thenceforth be adjudged a difabled Perfon in Law, to have or enjoy the fame Benefice, Dignity, Prebend or Living Ecclefiaftical. VI. And be it further enacted, That if any Perfon fhall at Admitting, in-

any Time after Forty Days next after the End of this Seffion of flituting, &c. to Parliament, for any Sum of Money, Reward, Gift, Profit or Com-modity what foever, directly or indirectly (other than for ufual and lawful Fees) or for or by reason of any Promise, Agreement, Grant, Covenant, Bond or other Affurance, of or for any Sum of Money, Reward, Gift, Profit or Benefit whatfoever, directly or indirectly, admit, inftitute, inftal, induct, inveft or place any Perfon in or to any Benefice with Cure of Souls, Dignity, Prebend or other Living Ecclefialtical; that then every fuch Perfon fo offending thall forfeit and lofe the Double Value of One Year's Profit Penalty. of every fuch Ben-fice, Dignity, Prebend and Living Ecclefiaffical; and that thereupon immediately from and after the Invefting, Installation or Induction thereof had, the fame Benefice, Dignity, Prebend and Livings Eccletiaftical, thall be eftfoons meerly void; and that the Patron or Perfon to whom the Advowfon, Gift, Prefentation or Collation shall by Law appertain, shall and may by virtue of this A& prefent or collate unto, give and difpose of the fame Benefice, Dignity, Prebend or Living Ecclefiaffical, in fuch Sort, to all Intents and Purpofes, as if the Party fo admitted, inftituted, inftalled, invested, inducted or placed, had been or were naturally dead.

VII. Provided always, That no Title to confer or prefent Laple. by Lapfe shall accrue upon any Voidance mentioned in this Act, but after Six Months next after Notice given of fuch Voidance, by the Ordinary to the Patron.

VIII. And be it further enacted by the Authority aforefaid, Corrupt relign-That if any Incumbent of any Benefice with Cure of Souls, after ing, Sc. of Benethe End of the faid Forty Days, do or shall corruptly refign or fice. exchange the fame, or corruptly take for or in refpect of the Refigning or Exchanging of the fame, directly or indirectly, any Penfion, Sum of Money or Benefit whatfoever, that then as well the Giver, as the Taker of any fuch Penfion, Sum of Money, or Penalty. other Benefit corruptly, shall lose Double the Value of the Sum to given, taken or had; the One Moiety as well thereof, as of the Forfeiture of Double Value of One Year's Profit before mentioned, to be to the Queen's Majefty, her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame, by Action of Debt, Bill or Information, in any of her Majefty's Courts of Record, in which no Effoin, Protection or Wager of Law or Privilege shall be admitted or allowed.

IX. Provid d always, That this Act, or any Thing herein EccleGaffical contained, shall not in any wife extend to take away or restrain Law. any Punishment, Pain or Penalty limited, prescribed or inftituted

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by the Laws Ecclefiaftical, for any the Offences before in this Act mentioned, but that the fame shall remain in force, and may be put in due Execution, as it might be before the making of this Act; this Act, or any Thing therein contained to the contrary thereof in any wife notwithstanding.

X. Provided further, and be it enacted by the Authority aforefaid, That if any Perfon or Perfons whatfoever shall or do at any Time after the End of this Seffion of Parliament, receive or take any Mouey, Fee, Reward or any other Profit, directly or indirectly, or shall take any Promise, Agreement, Covenant, Bond or other Affurance, to receive or have any Money, Fee, Reward or any other Profit, directly or indirectly, either to him or themfelves or to any other of their or any of their Friends, (all ordinary and lawful Fees only excepted) for or to procure the ordaining or making of any Minister or Ministers, or giving of any Orders or Licence or Licences to preach, that then every Perfon and Perfons to offending fhall for every fuch Offence forfeit and lofe the Sum of Forty Pounds of lawful Money of England; and the Pa ty fo corruptly ordained or made Minister, or taking Orders, shall forfeit and lose the Sum of Ten Pounds; and if at any Time within Seven Years next after fuch corrupt entring into the Ministry, or receiving of Orders, he shall accept or take any Benefice, Living or Promotion Ecclefiaftical, that then immediately from and after the Induction, Investing or Installation thereof or thereunto had, the fame Benefice, Living and Promotion Ecclefiaftical fhall be eftfoons meerly void ; and that the Patron or Perfon to whom the Advowfon, Gift, Prefentation or Collation shall by Law appertain, shall and may, by virtue of this Act, prefent or collate unto, give and difpole of the fame Benefice, Living or Promotion Ecclefiaftical, in fuch Sort to all Intents and Purpofes as if the Party fo inducted, invefted or installed, had been or were naturally dead; any Law, Ordinance, Qualification or Difpenfation to the contrary notwithstanding; the One Moiety of all which Forfeitures shall be to our Sovereign Lady the Queen, her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame, by Action of Debt, Bill, Plaint or Information, in any of her Majefty's Courts of Record, in which no Effoin, Protection, Privilege or Wager of Law shall be admitted or allowed.

#### CAP. VII.

#### An Act against erecting and maintaining of Cottages.

**F** OR the avoiding of the great Inconveniencies which are found by Experience to grow by the Erecting and Building of great Numbers and Multitude of Cottages which are daily more and more encreafed in many Parts of this Realm, Be it enacted by the Queen's moft Excellent Majefty, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That after the End of this Seffion of Parliament, no Perfon fhall, within this Realm of England, make, build or erect or caufe to be made, builded or erected, any Manner of Cottage for Habitation or Dwelling, nor convert or ordain any Building or Houfing made or hereafter to be made, to be ufed as a Cottage for Habitation or Dwelling, unlefs the fame Perfor

Giving or taking of Rewards to make Ministers, or to give Licence to preach.

Penalty.

Penalty.

Living void.

Who fhall have Forfeitures.

In what Cafe building new Cottage.

Perfon do affign and lay to the fame Cottage or Building Four Acres of Ground at the leaft, to be accounted according to the Statute or Ordinance de terris menfurandis, being his or her own Freehold or Inheritance lying near to the faid Cottage, to be continually occupied and manured therewith fo long as the fame Cottage shall be inhabited, upon Pain that every fuch Offender shall Penalty." forfeit to our Sovereign Lady the Queen's Maiefty, her Heirs and Succeffors, Ten Pounds of lawful Money of England, for every fuch Offence,

II. And be it further enacted by the Authority aforefaid, Maintaining That every Perfon which after the End of this Seffion of Parlia- Cottage, ment shall willingly uphold, maintain and continue any fuch Cottage hereafter to be erected, converted or ordained for Habitation or Dwelling, whereunto Four Acres of Ground as is aforefaid shall not be affigned and laid to be used and occupied with the fame, shall forfeit to our faid Sovereign Lady the Queen's Majefty, Penalty, her Heirs and Succeffors, Forty Shillings for every Month that any fuch Cottage shall be by him or them upholden, maintained and continued.

III. And be it further enacted by the Authority aforefaid, Who may deten That all Juffices of Affizes and Juffices of Peace in their own mine Offences. Seffions, and every Lord within the Precinct of his Leet, and no others, shall have full Power and Authority within their feveral Limits and Jurifdictions, to enquire of, hear and determine all Offences contrary to this prefent Act, as well by Indictment as otherwife by Prefentment or Information, and to award Execution for the levying of the feveral Forfeitures aforefaid by Fieri facias, Elegit, Capias, or otherwife as the Caufe shall require.

IV. Provided always, That this Statute, or any Thing therein Cottage in Cities, contained, fhall not in any wife be extended to any Cottage which &c. shall be ordained or erected to or for Habitation or Dwelling in any City, Town Corporate, or autient Borough or Market Town within this Realm, nor to any Cottages or Buildings which fhall be crected, ordained or converted to and for the necessary and convenient Habitation or Dwelling of any Workmen or Labourers in any Mineral Works, Coal Mines, Quarries or Delfs of Stone or Slate, or in or about the making of Brick, Tile, Lime or Coalswithin this Realm; fo as the fame Cottages or Buildings be not above One Mile diffant from the Place of the fame Mineral or other Works, and shall be used only for the Habitation and Dwelling of the faid Workmen; nor fhall in any Sort prejudice, charge or impeach any Perfon or Perfons for the creeting, maintaining or continuing of any fuch Cottages, as are before inthis Provifo mentioned and fpecified.

V. Provided always, That this Act thall not extend to any Cot- Certain Cottages tage to be made within a Mile of the Sea, or upon the Side of fuch to which this at Part of any navigable River where the Admiral ought to have Jurifdiction, fo long as no other Perfon shall therein inhabit but a Sulor, or Man of manual Occupation to or for making, furnishing or vict talling of any Ship or Veffel used to ferve on the Sea; nor to any Cottage to be made in any Foreft, Chafe, Warren or Park, fo long as no other Perfon shall therein inhabit but an Under K per or Warrener, for the good keeping of the Deer, or other Ga and or Warren ; nor to any Cottage heretofore made, fo long as no other Person shall therein inhabit but a common Herdman, 10

or Shepherd, for keeping the Cattle or Sheep of the Town, or a poor, lame, fick, aged or impotent Perfon ; nor to any Cottage to be made, which for any just respect upon Complaint to the Justice of Affize at the Affizes, or the Juffices of Peace at the Quarter-Seffions, shall, by their Order entred in open Affizes or Quarter-Seffions, be decreed to continue for Habitation, for and during fo long Time only as by fuch Decree shall be tolerated and limited.

VI. Provided also, and be it enacted, That from and after the than one may not Feast of All-Saints next coming there shall not be any Inmate, or more Families or Housholds than one, dwelling or inhabiting in any one Cottage, made or to be made or erected, upon Pain that every Owner or Occupier of any fuch Cottage, placing, or willingly fuffering any fuch Inmate or other Family than one, shall forfeit and lofe to the Lord of the Leet within which fuch Cottage shall be, the Sum of Ten Shillings of lawful Money of England for every Month that any fuch Inmate or other Family than one shall dwell or inhabit in any one Cottage as aforefaid ; and that all and every Lord and Lords of Leet and Leets, and their Stewards, within the Precinct of his and their Leet and Leets, shall have full Power and Authority within their feveral Leets to enquire and to take Prefentment by the Oath of Jurors, of all and every Offence and Offences in this Behalf; and upon fuch Prefentment had or made, to levy by Diffrefs to the Ufe of the Lord of the Leet all fuch Sums of Money as fo shall be forfeited; and moreover, that it shall be lawful for the Lord of every fuch Leet where fuch Prefentment shall be made, to recover to his own Ufe any fuch Forfeiture, by Action of Debt, in any of the Queen's Majefty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be allowed.

## [Repealed, 15 G. 3. c. 32.]

#### C A P. VIII.

An Act for the true Gauging of Veffels brought from beyond the Seas, converted by Brewers for the Utterance and Sale of Ale and Beer.

WHERE Beer and Ale are now very commonly uttered, fold and put to Sale by the Beer Brewers and Ale • Brewers, as well within the City of London as elfewhere within • the Realm of England, in Butts, Pipes, Puncheons, Hogfheads, · Tierces and fuch other Veffels brought from beyond the Seas, " which were never lawfully gauged for that Purpole within this · Realm, to the great Lofs as well of the Queen's Highnefs, as of ' her Subjects;' Be it therefore enacted by the Authority of this prefent Parliament, That no Brewer shall after the End of Forty Days next after the End of this Selfion of this prefent Parliament, fell, utter or put to Sale any Beer or Ale in any fuch Veffel or Veffels, within the City of London or Suburbs of the fame, or in any other Place or Places within Two Miles Compass without the fame Suburbs, before the fame shall be lawfully gauged, and the true Content of every fuch Veffel fet down upon the fame, by the Gallon appointed and allowed for Beer and Ale, according to that Standard, by the Master and Wardens of the Art or Mydery of Freemen of the Coopers of the City of London, or their Deputy or Deputies; nor shall (after the Time before

More Families be placed in one Cottage, &c.

Penalty.

Difrefs.

What Ale and Beer Veffels shall be gauged. before limited) fell, utter or put to Sale any Beer or Ale in any fuch Veffel or Veffels, in any other Place or Places within the Realm of England and Wales, before the fame shall be lawfully gauged, and the true Content of every fuch Veffel fet down upon the fame by the Gallon aforefaid, according to the Standard, by fuch as by the Statute in that Behalf made in the Three and twen- 23 H.8. c.4. tieth Year of the Reign of the late King of famous Memory King Henry the Eighth, are to have the gauging of Barrels, Kilderkins and Firkins, made for Beer or Ale to be put in, in fuch other Place or Places within the Realm of England and Wales, upon Pain to forfeit all and every fuch Veffel or Veffels wherein any Beer or Ale shall be uttered, fold or put to Sale, contrary to the true Meaning hercof, and alfo all the Beer or Ale which shall be at the Time of such uttering, felling or putting to Sale, therein contained, to him or them that will feize the fame; and upon Pain alfo to forfeit for every fuch Veffel wherein Beer or Ale shall be fo uttered, fold, or put to Sale, Ten Shillings, the Penalty. One Moiety of which Forfeitures shall be to the Queen's Majesty, her Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame by Action of Debt, Bill, Plaint, Information or otherwife, wherein no Effoin, Protection, Wager of Law or Injunction shall be admitted or allowed for the Defendant; and that there shall be taken for the gauging of every such Veffel Fees for gauging. within the City of London and Suburbs of the fame, and in all and every Place and Places within Two Miles Compass without the fame Suburbs, by the Master and Wardens of the Art or Mystery of Freemen of the Coopers of the City of London, for every Butt One Penny, for every Pipe One Penny, for every Puncheon One Halfpenny, for every Hogshead One Halfpenny, for every Tierce One Halfpenny; and for every other Veffel which shall at any Time (after the Time before expressed) be brought into this Realm from any the Parts beyond the Seas, wherein Beer or Ale shall be uttered, fold or put to Sale within the faid City or Suburbs, or any other Place or Places within Two Miles Compafs without the fame Suburbs, after like Rates and no more; and that there shall be taken for the gauging of every fuch Vessel or Veffels, in all and every other Place and Places within the Realm of England and Wales, by fuch Perfon and Perfons as by the faid Statute made in the faid Three and twentieth Year of the Reign 23 H.8. c.4 of King Henry the Eighth are appointed for gauging thereof, after fuch like Rates as are hereinbefore appointed to be taken for gauging within the City of London and Suburbs of the fame, and in other Places within Two Miles Compass without the same Suburbs.

II. And it is further enacted by the Authority aforefaid, That Veffels may be this Act shall extend to all and every Perfon and Perfons which shall use or occupy the Mystery of Browing, as well English-born as Strangers; and that it shall be lawful to all and every Perfon and Perfons which shall have Authority by virtue of this Act, to gauge any Veffel or Veffels by this Act meant or intended to be gauged, to retain every Vefiel which shall be gauged according to the true Meaning of this Act, until the Money which shall be due for the gauging thereof shall be truly fatisfied and paid.

Penalty.

retained until gauging Money paid.

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III.Pro-

Wardens of Coopers may come to Brewer's Houfes to gauge.

Penalty,

Ale and Beer Veffels filled and transported.

Penalty.

Continuance.

III. Provided always, and be it further enacted by the Authority aforefaid, That the Master and Wardens of the Coopers aforefaid, or their fufficient Deputy or Deputies within the Space of Eight and Forty Hours next after any reasonable Request to them or any of them made, shall come to any Brewer or Brewer's Houfe, or other Place in the faid City of London, or Suburbs thereof, or Two Miles Diftance of the fame, where their Cafks fhall be, and there with all reafonable Expedition fhall gauge and mark the fame Cafks, and every of them, upon Pain for every Dev fault to forfeit and lofe to the Party by or from whom fuch Requefts, as aforefaid, shall be made, the Sum of Twenty Shillings of lawful Money of England, to be had and recovered by the faid Party against the Corporation of Coopers aforefaid, by Action of Debt in any of her Majefly's Courts of Record at Wellminfler, or elfewhere; in which Action no Effoin, Protection or Wager of Law shall be admitted or allowed.

IV. Provided alfo, That if any Scottifb Man, or any Stranger, thall bring from Scotland, or from beyond the Seas, to the faid Brewers, or any of them, any manner of foreign Cafks, and thall require to have Beer put into the fame, and will transport the fame Beer from hence, either into Scotland or over the Seas, there to be drunk; that then in every luch Cafe it thall and may be lawful to and for the faid Brewers, or any of them, to fill all fuch Cafks with Beer, at fuch Rate and Reckoning as he and his Merchant can agree, without having the faid Cafks, or any of them, gauged or marked as is aforefaid, and without incurring any Penalty therefore; this Act or any Thing therein contained to the contrary thereof in any wife notwithftanding. This Act to continue to the End of the next Seffion of the next Parliament.

[Continued, 3 Car. 1. c. 4 § 19. 22. 16 Car. 1. c. 4-]

#### C A P. IX.

An Act for Writs upon Proclamations and Exigents to be current within the County Palatine of Durbam.

WHERE the Bishoprick of Durbam is, and of long Time hath been, an ancient County Palatine of itfelf, in which · Bishoprick the Queen's Writ hath not, or yet doth run; fo s that the Writ of Proclamation awarded upon any Exigent against " any Perfon or Perfons inhabiting within the fame County, in · any Action wherein Process of Outlawry doth lie, according • to the Statute made in the Sixth Year of the Reign of the · late King Henry the Eighth, cannot be directed to any Sheriff, · or other Officer within the taid Bishoprick, but unto the Sheriff · of the County next adjoining unto the faid Bishoprick, fo that \* the Party dwelling within the faid Bishoprick, against whom ' any fuch Exigent and Proclamation hath been or shall be · aw rded, hath not had, nor hereafter can have, any Knowledge · of the fame Suit or Procefs, by reafon whereof many Perfons in-· habiting within the faid Bishoprick, without Knowledge have · been outlawed, and hereafter are like to be outlawed in like " Manner, to their utter Undoings, if fome fpeedy Remedy be " not the fooner provided :"

IL Be

II. Be it therefore, and for divers other good Confiderations, Writ of Proclaenacted, ordained and established by the Authority of this pre- mation upon an fent Parliament, That whenfoever any Writ of Exigent, at any Exigent in Bi-Time after the First Day of April next coming, shall be awarded Durham. at the Suit of our Sovereign Lady the Qucen's Majesty, her Heirs and Succeffors, Kings or Queens of this Realm, or at the Suit or Suits of any other Person or Persons, Plaintiff or Plaintiffs in any Action or Suit in any of the Courts of our faid Sovereign Lady, her Heirs or Succeffors, Kings and Queens of this Realm, commonly called the King's Bench and the Common Pleas, against any Perfon or Perfons dwelling within the faid Bishoprick, that then immediately upon the awarding of every fuch Exigent, the Juffice or Juffices before whom any fuch Writ of Exigent upon fuch Suit or Action shall be fued, shall have full Power and Authority by virtue of this Act, to award one Writ of Proclamation according to the Tenor and Effect of Writs of Proclamation awarded upon Exigents, and commonly directed out of any of the faid Courts into London, or into any other Shires of this Realm, against any Perfon or Perfons dwelling in other Shire or Shires of this Realm where the Queen's Writ doth run, according to the Order and Form of the faid Act made in the Sixth Year of the Reign of the 6H.8. c. # faid late King, to be directed to the Bishop of Durham for the Time being, and during the Vacation of the Bilhoprick, then to the Chancellor of the faid Bifhoprick or County Palatine for the Time being, where it shall happen the faid Defendant against whom any luch Action shall be fued as is aforefaid, to be dwelling, and not to the Sheriff of any other Shire next adjoining to the faid Bishoprick or County Palatine; any Law, Cultom or Ufage heretofore used to the contrary notwithstanding; and that every fuch Writ of Proclamation fo to be hereafter awarded to fuch Bishop or Chancellor of the faid Bishoprick or County Palatine, shall have the fame Tejle and Day of Return, as the Exigents whereupon every fuch Writ of Proclamation shall be awarded, shall have; and that every fuch Bishop or Chancellor to whom Bishop's Man any of the faid Writ or Writs of Proclamation shall be directed, date to the Sheriff shall, by his or their Mandate directed to the Sheriff of the faid tomake Procla-County Palatine, caufe Proclamation to be made of the fame Writs mation. of Proclamation according to the Tenor of the fame, and shall make true Returns of the fame in fuch Court and Courts, and before fuch Juffices, as the Tenor of the fame Writ and Writs of Proclamation shall require and demand; and that all Outlawries hereafter to be promulged or pronounced against any Perfon or Perfons upon any fuch Exigent or Exigents awarded against any Perfon or Perfons dwelling within the faid Bishoprick or County Palitine, and no Writs of Proclamation awarded in Form aforefaid to the Bishop or Chancellor aforefaid, where the Party Defendant shall be as is aforefaid dwelling, or not returned as aforefaid, to be clearly void, and of none Effect nor Force in the Law.

III. And be it further enacted by the Authority aforefaid, That Bifhop fhall have every Bishop of the faid Bishoprick for the Time being, and during a Deputy in the Vacation of the faid Bishoprick the Chancellor of the faid K. B. and C.P. County Palatine for the Time being, shall have in every of the faid Courts of the King's Bench and Common Pleas, one fufficient Deputy at the least, to receive all fuch Writs of Proclamations

Durham.

Penalties.

Feen

Bishop or Chancellor not returning Proclamation.

Penalty.

Provife for Bishop of Durham's Liberties.

To whom Writs fhall be directed in Outlawry.

tions which shall be hereafter directed to every fuch Bishop or Chancellor of the faid Bishoprick or County Palatine, for whom the fame Deputy or Deputies shall be appointed in like Manner and Form, and upon like Pains as by the former Statutes and Laws of this Realm, the Sheriffs of other Shires or Counties within this Realm of *England* be bound to have in either of the fame Courts; and that all fuch Writs of Proclamation as aforefaid, shall be delivered unto every fuch Deputy or Deputies of Record in the fame Courts and either of them, and alfo like Fees shall be paid for making of every fuch Writ of Proclamation, and for enrolling the fame of Record as is limited in the fame Statute made in the Sixth Year of the faid King Henry the Eighth.

IV. And be it further enacted and established by the Authority aforefaid, That if any fuch Writ or Writs of Proclamation hereafter to be directed to any Bishop or Chancellor of the fud Bishoprick or County Palatine, be delivered unto any of the faid Bishops for the Time being, or during the Vacction of the faid Bishoprick to the Chancellor of the faid County Palatine for the Time being, or to his or their Deputy or Deputies in Manner and Form aforefaid; the fame Bifhop for the Time being, or during the Vacation of the faid Bifhoprick, the faid Chancellor of the faid County Palatine for the Time being, do not make true Return of every fuch Writ and Writs of Proclamation to them directed, into fuch Court and Courts out of which the Writ or Writs of Proclamation shall be awarded, that for every such Default of Non-return every fuch Bishop for the Time being, and during the Vacation of the faid See, the faid Chancellor for the Time being, to failing to make due Return, shall lose and forket Five Pounds, the one Half whereof shall be to the Queen, ber Heirs and Succeffors, and the other Half thereof to any fuch Perfon or Perfons that will fue for the fame, in an Action of Debt to be grounded upon this Act, in any of the Queen's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be allowed or admitted.

V. Provided always, That this Act, or any Thing herein contained, fhall not in any wife extend or be prejudicial to any Bifhop of the faid Bifhoprick of *Durham*, for or concerning fuch Liber ties, Franchifes or Privileges as belong to the fame Bifhop's Bifhoprick or See, or to any Minifters or Officers of the fame Bifhoprick or County Palatine, otherwife or in any other Manner than by the true Meaning of this Act is before provided or de clared; any Thing in this Act mentioned to the contrary notwithftanding.

VI. Provided alfo, That if any Perfon or Perfons dwelling within the faid Bifheprick or County Palatine, after the aforefaid Firft Day of *April*, fhall be outlawed in any fuch Suit or Aftion as is aforefaid, that then all Writs of fpecial *Capias Utlagatum*, fingle *Capias Utlagatum*, Non moleflandum, and all other Process for or againft any Perfon or Perfons fo outlawed, fhall and may from henceforth be directed from Time to Time to the Bifhop of the faid Bifhoprick and County Palatine for the Time being, and during the Vacation of the faid See to the Chancellor there for the Time being, who fhall make like Writs and Process thereupon, and of like Effect, fealed with the Seal of their faid Offices, to be directed directed to the Sheriff of the faid County Palatine for the Time being, as heretofore hath been used and accustomed in such Cafes.

VII. Provided alway, and be it further enacted by the Autho- Fees. rity aforefaid, That upon any Writ of Proclamation to be awarded by virtue of this Act, and the Mandate thereupon to be made to the Sheriff, and the Execution thereof, there shall be but one only Fee taken, received or demanded for the fame by the faid Bifliop, Chancellor and Sheriff of the faid County Palatine for the Time being.

#### CAP.X.

#### An A& for the Continuance and perfecting of divers Statutes.

" 21 H. 8. c. 12. 24 H. 8. c. 9. 3 & 4 E. 6. c. 19. 3 & 4 E. 6. " c. 21. 1 Eliz. c. 17. 5 Eliz. c. 2. 5 Eliz. c. 7. 8 Eliz. c. 10. " 13 Eliz c. 20. 13 Eliz. c. 21. 13 Eliz. c. 8. 14 Eliz. c. 11. " 14 Eliz. c. 5. 18 Eliz. c. 3. 27 Eliz. c. 11. 27 Eliz. c. 7. " 27 Eliz. c. 17. Pr. Continued until the End of the next Par-" liament.  $\int 1-18$ . EXP. So much of 5 El'z. c. 5. as is in force, continued until the End of the next Parliament.  $\int 19$ .

· XX. Where in the Parliament now last past holden at West- 29 Eliz.c. 5. " minster, an Act was then made, intituled, An All for the Con- \$ 21. " tinuance and perfecting of divers Statutes ; in the End of which · Act one Provifo is contained in these Words following; viz. " Provided always, That whereas divers her Majefty's loving • Subjects dwelling in the remote Places of this Realm are many Times malicioufly troubled upon Informations and Suits exhibited ' in the Courts of King's Bench, Common Pleas and Exchequer, • upon Penal Statutes, and are drawn up upon Procefs out of the " Countries where they dwell, and driven to attend and put in · Bail, to their great Troubles and Undoings : For Reformation " whereof, Be it enacted, That if any Perfon or Perfons shall be ' fued or informed against, upon any Penal Law, in any the faid · Courts of the King's Bench and Common Pleas, or Exchequer, " where fuch Perfon or Perfons are bailable by Law, or where by • the Law or Favour of the Court fuch Perfon or Perfons may ap-• pear by Attorney, that in all and every fuch Cafe the Perfon or · Perfons fo to be impleaded or fued, should and might at the Day • and Time contained in the first Process ferved for his Appearance, ' appear by Attorney of the fame Court where the Process is \* returnable, to answer and defend the same, and not to be urged \* to perfonal Appearance, or to put in Bail for the answering of " fuch Suit ; any former Law, Cuftom or Ufage to the contrary " notwithstanding ;' Be it now enacted by the Authority of this present Parliament, That the same Branch of the faid Act shall To what Persons extend, and shall be interpreted, expounded and understood to ex- 29 Eliz. c. 5. tend only to the natural Subjects born or to be born within the Dominions of the Queen's Majefty, her Heirs and Succeffors, and to Perfons made free Denizens, and to no others; any Thing therein contained to the contrary in any wife notwithfanding.

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CAP.

## С Л Р. ХІ.

An Act of Explanation or Declaration of the Statute of OElavo Regis Henrici Sexti concerning forcible Entries, the Indictments thereupon to be found.

• WHEREAS there is one good Act made and eftablished • When the Eighth Year of the Reign of King Henry the • Sixth, against fuch Perfons as should make forcible Eutry into • Lands, Tenements and other Possifions, or them should forcibly • hold; and one very good Proviso or Clause in the faid Act con-• tained, as ensueth:

• II. Provided always, That they which keep their Poffeffions • with Force in any Lands and Telements whereof they or their • Anceftors have continued their Poffeffion in the fame by Three • Years or more, be not endamaged by force of the faid Statute.

" III. And whereas divers of the Queen's Majority's good and · loving Subjects and their Anceftors, or those whose Effate they • have, for many Years together, above the Space of Three Years · or more, have been in quiet Poffeffion of their Dwelling-houles, " and other their Lands and Poffeffions; and now of late divers · of her Majefty's faid Subjects, having Entries made upon their · Poffeffions, having had fuch quiet and long Poffe flion, for dif-\* turbing of fuch Entrers, and for keeping of their Polleffion • against fuch Entrers, by Colour of Indictments of forcible En-• try, or forcibly keeping Polleflion, found against them, by . Means of the Oaths of fuch Entrers, have been removed and ' put out of their Dwelling-houfes, and other their Poffefions • which they have quietly held by the Space of Three Years toge-' ther or longer Time, next before fuch Indictments found against \* them, against the true Meaning and Intent of the faid Provilo ' or Claufe contained in the faideAct :' For Remedy of which Inconvenience, and for true Declaration and Explanation of the Law therein, Be it ordained, declared and enacted by the Authority of this prefent Parliament, That no Reflitution upon any Indictment of forcible Entry, or holding with Force, be made to any Perfon or Perfons, if the Perfon or Perfons fo indicted hath had the Occupation or hath been in quiet Poffestion by the Space of Three whole Years together next before the Day of fuch Indictment fo found, and his, her or their Effate or Effates therein not ended or determined; which the Party indicted shall and may allege for Stay or Restitution, and Restitution to stay until that be tried if the other will deny or traverse the fame: And if the fame Allegation be tried against the fame Person or Persons fo indicted, then the fame Perfon or Perfons fo indicted to pay fuch Cofts and Damages to the other Party, as shall be affested by the Judges or Justices before whom the fame shall be tried; the fame Cofts and Damages to be recovered and levied as is usual for Cofts and Damages contained in Judgments upon other Actions.

#### C A P. XII.

#### An Act to avoid Horfe-stealing.

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• WHEREAS through most Counties of this Realm Horfeftealing is grown fo common, as neither in Pastures or • Closes, nor hardly in Stables, the fame are to be in Safety • from

\$H.6.c.9.

\$ 7.

No Refitution where Three Years quiet Possefilion and Effate not ended.

Cafts

from ftealing, which enfueth by the ready buying of the fame • by Horfe-courfers and others, in fome open Fairs or Markets • far diftant from the Owner, and with fuch Speed as the Owner cannot by Purfuit poffibly help the fame; and fundry good · Ordinances have heretofore been made touching the Manner · of felling and tolling of Horfes, Mares, Geldings and Colts in · Fairs and Markets, which have not wrought fo good Effect for • the reprefling or avoiding of Horfe-stealing, as was expected :'

II. Now for a further Remedy in that Behalf, Be it enacted Sellers of Horses by the Authority of this prefent Parliament, That no Perfon after Twenty Days next after the End of this Seffion of Parlia-to Toll-taker; ment, shall in any Fair or Market sell, give, exchange or put away any Horfe, Mare, Gelding, Colt or Filly, unless the Tolltaker there, or (where no Toll is paid) the Book-keeper, Bailiff or the Chief Officer of the fame Fair or Market, shall and will take upon him perfect Knowledge of the Perfon that fo shall fell or offer to fell, give or exchange any Horfe, Mare, Gelding, Colt or Filly, and of his true Christian Name, Surname and Place of Dwelling or Refiancy, and shall enter all the fame his Knowledge into a Book there kept for Sale of Horfes; or elfe, that he or a fufficient fo felling or offering to fell, give, exchange or put away any Perfon shall Horfe, Mare, Gelding, Colt or Filly, shall bring unto the Toll- avouch Seller. taker, or other Officer aforefaid, of the fame Fair or Market, one fufficient and credible Perfon that can, shall or will testify and declare unto and before fuch Toll-taker, Book-keeper or other Officer, that he knoweth the Party that fo felleth, giveth, exchangeth or putteth away fuch Horfe, Mare, Gelding, Colt or Filly, and his true Name, Surname, Mystery and Dwelling-place, and there enter or caufe to be entered in the Book of the faid To be entered. Toll-taker or Officer, as well the true Christian Name, Surname, Mystery and Place of Dwelling or Refiancy of him that fo felleth, giveth, exchangeth or putteth away fuch Horfe, Mare, Gelding, Colt or Filly, as of him that fo shall testify or avouch his Knowledge of the fame Perfon; and shall also caufe to be entered the Price of Horfe very true Price or Value that he shall have for the fame Horfe, shall be emered Mare, Gelding, Colt or Filly fo fold : And that no Perfon shall in Toller's Book; take upon him to avouch, teilify or declare, that he knoweth the Party that fo shall offer to sell, give, exchange or put away any fuch Horfe, Mare, Gelding, Colt or Filly, unlefs he do indeed truly know the fame Party, and fhall truly declare to the Tolltaker or other Officer aforefaid, as well the Christian Name, Surname, Mystery and Place of Dwelling and Refiancy of himself, as of him of and for whom he maketh fuch Testimony and Avouchment: And that no Toll-taker or other Perfon keeping any or Toll not to Book of Entry of Sales of Horfes in Fairs or Markets, shall take be taken. or receive any Toll, or make Entry of any Sale, Gift, Exchange or putting away of any Horfe, Mare, Gelding, Colt or Filly, unless he knoweth the Party that fo felleth, giveth, exchangeth or putteth away any fuch Horfe, Mare, Gelding, Colt or Filly, and his true Christian Name, Surname, Mystery and Place of his Dwelling or Refiancy, or the Party that shall and will testify and avouch his Knowledge of the fame Perfon fo felling, giving, exchanging or putting away fuch Horfe, Mare, Gelding, Colt or Filly, and his true Christian Name, Surname, Mystery and Place of Dwelling or Refiancy, and shall make a perfect Entry into the VOL. IV. Нh faid

faid Book, of fuch his Knowledge of the Perfon, and of the Name, Surname, Mystery and Place of the Dwelling or Refiancy of the fame Person, and also the true Price or Value that shall be b na fide taken or had for any fuch Horfe, Marc, Gelding, Colt or Filly fo fold, given, exchanged or put away, fo far as he can understand the fame, and then give to the Party fo buying or taking by Gift, Exchange or otherwife, fuch Horfe, Mare, Gelding, Colt or Filly, requiring and paying Two Pence for the fame, a true and perfect Note in Writing of all the full Contents of the fame, fub-Icribed with his Hand; on Pain that every Perfon that to that fell, give, exchange or put away any Horfe, Mare, Gelding, Colt or Filly, without being known to the Toll-taker or other Officer aforefaid, or without bringing fuch a Voucher or Witnefs, caufing the fame to be entered as aforefaid, and every Perfon making any untrue Teftimony or Avouchment in the Behalf aforcfaid, and every Toll-taker, Book-keeper or other Officer of Fair or Market aforefaid, offending in the Premifes contrary to the true Meaning aforefaid, shall forfeit, for every fuch Default, the Sum of Five Pounds; but also that every Sale, Gift, Exchange or other putting away of any Horfe, Mare, Gelding, Colt, Filly, in Fair or Market, not used in all Points according to the true Meaning aforefaid, shall be void; the One Half of all which Forfeitures to be to the Queen's Majesty, her Heirs and Successors, and the other Half to him or them that will sue for the fame before the Juffices of Peace, or in any of her Majefty's ordinary Courts of Record, by Bill, Plaint, Action of Debt or Information; in which no Effoin or Protection shall be allowed.

III. And be it further enacted, That the Justices of Peace of every Place and County, as well within Liberties as without, shall have Authority in their Sessions, within the Limits of their Authority and Commission, to enquire, hear and determine all Offences against this Statute, as they may do any other Matter triable before them.

IV. And be it further enacted, That if any Horie, Mare, Gelding, Colt or Filly, after Twenty Days next enfuing the End of this Sellion of Parliament, shall be stolen, and after shall be fold in open Fair or Market, and the fame Sale shall be used in all Points and Circumstances as aforefaid, that yet neverthelefs the Sale of any fuch Horfe, Mare, Gelding, Colt or Filly, within Six Months next after the Felony done, thall not take away the Property of the Owner from whom the fame was stolen, fo a Claim be made within Six Months by the Party from whom the fame was stolen, or by his Executors or Administrators, or by any other by any of their Appointment, at or in the Town or Parific where the fame Horfe, Mare, Gelding, Colt or Filly shall be found, before the Mayor or other Head Officer of the fame Town or Parifh, if the fame Horfe, Mare, Gelding, Colt or Filly shall happen to be found in any Town Corporate or Market-town, or elfe before any Juffice of Peace of that County near to the Place where fuch Horfe, Mare, Gelding, Colt of Filly shall be found, if it be out of a Town Corporate or Market-town; and fo as Proof be made within Forty Days then next enfuing by Two fufficient Witneffes, to be produced and deposed before fuch Head Officer or Justice, (who by virtue of this A& fhall haw Authority to minister an Oath in that Behalf), that the Property ં નિ 1 . . .

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A Note in Writing thall be given to the Buyer.

Penalty.

Sale void.

Juffices of Peace may determine Offences.

Owner may redoem Horle Rolen from him within Six Months after, paying the Price.

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of the fame Horfe, Mare, Gelding, Colt or Filly fo claimed, was in the Party, by or from whom fuch Claim is made, and was ftolen from him within Six Months next before fuch Claim of any fuch Horfe, Gelding, Mare, Colt or Filly; but that the Party from whom the faid Horfe, Mare, Gelding, Colt or Filly was ftolen, his Executors or Adminificators fhall and may at all Times after, notwithftanding any fuch Sale or Sales in any Fair or open Market thereof made, have Property and Power to have, take again and enjoy the faid Horfe, Mare, Gelding, Colt or Filly; upon Payment or Readinefs, or offer to pay to the Party that fhall have the Poffefilon and Intereft of the fame Horfe, Mare, Gelding, Colt or Filly, if he will receive and accept it, fo much Money as the fame Party fhall depofe and fwear before fuch Head Officer or Jultice of Peace (who by virtue of this Act fhall have Authority to minifter and give an Oath in that Behalf), that he paid for the fame *bona fide*, without Fraud or Collution; any Law, Statute or other Thing to the contrary thereof in any wife notwithftanding.

V. And be it further enacted by the Authority aforefaid, Acceffary. That after Twenty Days after the End of this Seffion of Parliament, not only all Acceffaries before fuch Felony done, but alfo all Acceffaries after fuch Felony, shall be deprived and put from all Benefit of their Clergy, as the Principal by Statute heretofore made is or ought to be.

#### C A P. XIII.

An Aft for reviving and enlarging of a Statute made in the <sup>23 Eliz. c.6.</sup> xxiii. Year of her Majefty's Reign, for repairing of *Dover* Haven. EXP.

## CAP. XIV.

An A& for Confirmation of the Subfidies of the Clergy. EXP.

#### C A P. XV.

-An Act for the granting of Four Fifteens and Tenths, and Two entire Sublidies, to our molt gracious Sovereign Ludy the Queen's molt Excellent Majefty. EXP.

#### C A P. XVI.

An A& for the Queen's Majesty's most gracious, general and free Pardon.

[Note.—The last Three Alls not on the Roll.]

Hh a

Anno

# Anno tricesimo quinto Reginæ ELIZABETHÆ. (A.D.1593.)

STATUTES made in the Parliament begun and holden at Weftminster the Ninetcenth Day of February in the Five and thirtieth Year of the Reign of our Sovereign Lady ELIZABETH, by the Grace of God, of England, France, and Ireland, Queen, Defender of the Faith, Gc. and there continued until and on the Tenth Day of April then next following, and these diffolved.

#### CAP. L

An A& to retain the Queen's Majesty's Subjects in their due Obedience.

Refuting to come to Church.

Perfusing to impugn the Queen's Authority.

Being prefent at Conventicles. FOR the preventing and avoiding of fuch great Inconveniencies and Perils as might happen and grow by the wicked and dangerous Practices of feditious Sectaries and difloyal Perfons; Be it enacted by the Queen's most excellent Majesty, and by the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if any Person or Persons above the Age of Sixteen Years, which shall obstinately refuse to repair to some Church, Chapel or ufual Place of Common Prayer, to hear Divine Service effablifhed by her Majefty's Laws and Statutes in that Behalf made, and shall forbear to do the same by the Space of a Month next after, without any lawful Cause, shall at any Time after Forty Days next after the End of this Seffion of Parliament, by Printing, Writing, or express Words or Speeches, advisedly or purposely practise or go about to move or persuade any of her Majesty's Subjects, or any other within her Highness Realms or Dominions, to deny, withfland and impugn her Majefty's Power and Authority in Cafes Ecclefiaftical, united and annexed to the Imperial Crown of this Realm; or to that End or Purpole fhall advifedly and malicioufly move or perfuade any other Perion whatfoever to forbear or abitain from coming to Church to hear Divine Service, or to receive the Communion according to her Majefty's Laws and Statutes aforefaid, or to come to or be prefent at any unlawful Affemblies, Conventicles or Meetings, under Colour or Pretence of any Exercise of Religion, contrary to her Majefty's faid Laws and Statutes : Or if any Perfon or Perfons which fhall obstinately refuse to repair to some Church, Chapel or usual Place of Common Prayer, and shall forbear by the Space of a Month to hear Divine Service, as is aforefaid, shall, after the faid Forty Days, either of him or themfelves, or by the Motion, Perfuation, Enticement or Allurement of any other, willingly join in, or be prefent at, any fuch Affemblies, Conventicles or Meetings, under Colour or Pretence of any fuch Exercise of Religion, contrary to the Laws and Statutes of this Realm, as is aforefaid; that then every .. 11

every fuch Perfon to offending as aforefaid, and being thereof Punishment. lawfully convicted, shall be committed to Prifon, there to remain without Bail or Mainprize, until they shall conform and yield themfelves to come to fome Church, Chapel or ufual Place of Common Prayer, and hear Divine Service, according to her Majesty's Laws and Statutes aforefaid, and to make fuch open Submiffion and Declaration of their faid Conformity, as hereafter in this Act is declared and appointed. [See 1 W. S M. Seff. 1. c. 18.]

II. Provided always, and be it further enacted by the Autho- Not conforming. rity aforefaid, That if any fuch Perfon or Perfons, which shall offend against this Act as aforefaid, shall not within Three Months next after they shall be convicted of their faid Offence, conform themfelves to the Obedience of the Laws and Statutes of this Realm, in coming to the Church to hear Divine Service, and in making fuch public Confession and Submission, as hereafter in this Act is appointed and expressed, being thereunto required by the Bishop of the Diocese, or any Justice of the Peace of the County where the fame Perfon shall happen to be, or by the Minister or Curate of the Parish ; that in every such Cafe every such Offender, being thereunto warned or required by any Juffice of the Peace of the fame County where fuch Öffender shall then be, shall upon his and their corporal Oath before the Juffices of the Peace in the open Quarter-Seffions of the fame County, or at the Affizes and Gaol-delivery of the fame County, before the Juffices of the fame Affizes and Gaol-delivery, abjure this Realm of England, and all to abjure the. other the Queen's Majeffy's Dominions for ever, unless her Ma- Realm. jefty shall license the Party to return ; and thereupon shall depart out of this Realm at fuch Haven or Port, and within fuch Time, as shall in that Behalf be affigned and appointed by the faid Justices before whom fuch Abjuration shall be made, unless the same Offender be letted or stayed by fuch lawful and reasonable Means or Causes, as by the Common Laws of this Realm are permitted and allowed in Cafes of Abjuration for Felony; and in fuch Cafes of Let or Stay, then within fuch reafonable and convenient Time after, as the Common Law requireth in cafe of Abjuration for Felony, as is aforefaid : And that the Juffices of Peace before To be entered whom any fuch Abjuration shall happen to be made, as is afore- of Record. faid, shall cause the same presently to be entered of Record before them, and shall certify the fame to the Juffices of Affizes and Gaol-delivery of the faid County, at the next Affizes or Gaoldelivery to be holden in the fame County.

III. And if any fuch Offender, which by the Tenor and Intent Refusing to of this Act is to be abjured as is aforefaid, shall refuse to make abjure, ac. fuch Abjuration as is aforefaid, or after fuch Abjuration made, shall not go to fuch Haven, and within fuch Time as is before appointed, and from thence depart out of this Realm, according to this prefent Act, or after fuch his Departure shall return or come again into any her Majesty's Realms or Dominions, without her Majefty's fpecial Licence in that Behalf first had and obtained; that then and in every fuch Cafe the Perfon fo offending shall be adjudged a Felon, and shall suffer as in Cafe of Felony, Felony. without Benefit of Clergy.

IV. And furthermore be it enacted by the Authority of this Submiffion. prefent Parliament, That if any Perfon or Perfons that shall at any Time hereafter offend against this Act, shall, before he or they be

be fo warned or required to make Abjuration according to the Tenor of this Act, repair to fome Parifh Church on fome Sunday or other Feilival Day, and then and there hear Divine Service, and at Service-time, before the Sermon, or reading of the Gofpel, make public and open Submiffion and Declaration of his and their Conformity to her Majefty's Laws and Statutes, as hereafter in this Act is declared and appointed; that then the fame Offender shall thereupon be clearly difcharged of and from all and overy the Penalties and Punifluments inflicted or imposed by this Act for any of the Offences aforefaid. The fame Submiffion to be made as hereafter followeth; that is to fay,

<sup>6</sup> V. I A. B. do humbly confefs and acknowledge, That I have <sup>6</sup> grievoufly offended God in contemning her Majefty's godly and <sup>6</sup> lawful Government and Authority, by abfenting myfelf from <sup>6</sup> Church, and from hearing Divine Service, contrary to the godly <sup>6</sup> Laws and Statutes of this Realm, and in uting and frequenting <sup>6</sup> difordered and unlawful Conventicles and Affemblies, under <sup>6</sup> Pretence and Colour of Exercife of Religion: And I am <sup>6</sup> heartily forry for the fame, and do acknowledge and teftify in <sup>6</sup> my Confcience, That no other Perfon hath or ought to have any <sup>6</sup> Power or Authority over her Majefty: And I do promife and <sup>6</sup> proteft, without any Diffimulation, or any Colour or Means of <sup>6</sup> any Difpenfation, That from henceforth I will from Time to <sup>6</sup> Time obey and perform her Majefty's Laws and Statutes, in <sup>6</sup> repairing to the Church and hearing Divine Service, and da <sup>6</sup> my uttermoft Endeavour to maintain and defend the fame.'

VI. And that every Minister or Curate of every Parish where fuch Submission and Declaration of Conformity shall hereafter be fo made by any such Offender as aforefaid, shall prefently enter the fame into a Book to be kept in every Parish for that Purpose, and within Ten Days next following shall certify the same in Writing to the Bissop of the same Diocefe.

VII. Provided neverthelefs, That if any fuch Offender, after fuch Submiffion made as is aforefaid, fhall afterwards fall into Relapfe, or eftfoons obfinately refufe to repair to fome Church, Chapel or ufual Place of Common Prayer, to hear Divine Service, and fhall forbear the fame as aforefaid, or fhall come or be prefent at any fuch Affemblies, Conventicles or Meetings, under Colour or Pretence of any Exercife of Religion, contrary to her Majefty's Laws and Statutes; that then every fuch Offender fhall lofe all fuch Benefit as he or fhe might otherwife by virtue of this Act have or enjoy by reafon of their faid Submiffion, and fhall thereupon ftand and remain in fuch Plight, Condition and Degree, to all Intents as though fuch Submiffion had never been made.

"Keeping a Recufant after Notice, Penalty. § 8. What Recufants may be kept, &c. § 9. [Sect. 8 and 9. repealed, 3. Jac. 1, e. 4. § 31. and other Provisions, § 32.]

X. And for the more fpeedy levying and recovering, for and by the Queen's Majefty, of all and fingular the Pains, Duties, Forfeitures and Payments which at any Time hereafter fiall accrue, grow or be payable by virtue of this Act, or of the Statute made in the Three and twentieth Year of her Majefty's Reign concerning Reculants; Be it enacted by the Authority aforefaid, That all and every the faid Pains, Duties, Forfeitures and Payments, fhalt

Form of Submifice.

Submission to be entered.

Relapfe.

23 Eliz. c. I.

The Queen's Romedy to recoverForfeitures, shall and may be recovered and levied to her Majeky's Ufe, by Action of Debt, Bill, Plaint, Information or otherwile, in any of the Courts commonly called the King's Bench, Common Pless or. Exchequer, in fuch Sort, and in all Respects, as by the ordinary: Course of the Common Laws of this Realm any other Debt due by any fuch Perion in any other Cafe fhould or may be recovered. or levied, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed.

XI. Provided always, That the Third Part of the Penalties to Provide. be had or received by virtue of this Act, shall be employed and bestowed to such good and charitable Uses, and in such Manner: and Form, as is limited and appointed in the Statute made in the Twenty eighth Year of her Majefty's Reign touching Reculants. 29 Elis. c.6.

XII. Provided alfo, That no Popish Recufant, or Feme Proviso. Covert, shall be compelled or bound to abjure by virtue of this Act.

XIII. Provided also, That every Person that shall abjure by Proviso, force of this Act, or refuse to abjure, being thereunto required. as aforefaid, shall forfeit and lose to her Majesty all his Goods and Chattels for ever; and shall further lofe all his Lands, Tenements and Hereditaments, for and during the Life only of fuch Offender, and no longer; and that the Wife of any Offender, by Dower. force of this Act, shall not lose her Dower: Nor that any Corruption of Blood shall grow or be by Reason of any Offence mentioned in this Act ; but that the Heir of every fuch Offender, by Heir. force of this Act, shall and may, after the Death of every Offender, have and enjoy the Lands, Tenements and Hereditaments of fuch Offender, as if this Act had not been made : And Continuance, this Act to continue no longer than to the End of the next Sellion of Parliament.

[Continued as to fo much of it as bath not been fince repealed by any other Statute, 3 Car. 1. c. 4. § 21, 22. ; and further continued, 16 Car. 1. c. 4.]

#### CAP. II.

An Act for the reftraining of Popish Recufants to some certain Places of Abode.

FOR the better difcovering and avoiding of fuch traiterous and most dangerous Confpiracies and Attempts as are daily devifed and practiled against our most gracious Sovereign Lady
the Queen's Majesty, and the happy Estate of this Common
Weal, by fundry wicked and seditious Persons, who terming themfelves Catholics, and being indeed Spies and Intelligencers, " not only for her Majefty's foreign Enemies, but also for rebellious and traiterous Subjects born within her Highnels Realms and " Dominions, and hiding their most detestable and devilish Pur-· pofes under a falfe Pretext of Religion and Confcience, do · fecretly wander and thift from Place to Place within this Realm, to corrupt and feduce her Majesty's Subjects, and to stir them • to Sedition and Rebellion :'

II. Be it ordained and enacted by our Sovereign Lady the Convicted Re-Queen's Majefty, and the Lords Spiritual and Temporal, and the culant shall not Commons, in this present Parliament assembled, and by the remove above Authority of the lame, That every Perfon above the Age: of his Houfe, Sixteen Hb4

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19 1. C. M. W. S.

Sixteen Years, born within any of the Queen's Majefty's Realms and Dominions, or made Denizen, being a Popifh Recufant, and before the End of this Seffion of Parliament convicted for not repairing to fome Church, Chapel or ufual Place of Common Prayer, to hear Divine Service there, but forbearing the fame, contrary to the Tenor of the Laws and Statutes heretofore made and provided in that Behalf, and having any certain Place of Dwelling and Abode within this Realm, shall within Forty Days. next after the End of this Sellion of Parliament, (if they be within this Realm, and not reftrained or flayed either by Imprisonment, or by her Majefty's Commandment, or by Order and Direction of fome Six or more of the Privy Council, or by fuch Sickness and Infirmity of Body, as they shall not be able to travel without imminent Danger of Life, and in fuch Cafes of Absence out of the Realm, Reftraint or Stay, then within Twenty Days next after they shall return into the Realm, and be enlarged of fuch Imprifonment or Reftraint, and shall be able to travel), repair to their Place of Dwelling where they usually heretofore made their common Abode, and shall not at any Time after pass or remove. above Five Miles from thence.

III. And also that every Person being above the Age of Sixteen Years, born within any her Majefty's Realms or Dominions, or made Denizen, and having, or which hereafter shall have, any certain Place of Dwelling and Abode within this Realm, which, being then a Popish Recufant, shall at any Time hereafter belawfully convicted for not repairing to fome Church, Chapel or ufual Place of Common Prayer to hear Divine Service there, but forbearing the fame contrary to the faid Laws and Statutes, and being within this Realm at the Time that they shall be convicted, shall, within Forty Days next after the same Conviction, (if they be not reftrained or flayed by Imprifonment or otherwife, as is aforefaid, and in fuch Cafes of Reftraint and Stay, then within Twenty Days next after they shall be enlarged of such Imprisonment or Restraint, and shall be able to travel), repair to their Place of usual Dwelling and Abode, and shall not at any Time after pals or remove above Five Miles from thence ; upon Pain that every Perfon and Perfons that shall offend against the Tenor and Intent of this Act in any Thing before mentioned, shall lose and forfeit all his and their Goods and Chattels, and shall also lose and forfeit to the Queen's Majefty all the Lands, Tenements and Hereditaments, and all the Rents and Annuities of every fuch Perfon fo doing or offending, during the Life of the fame Offender.

IV. And be it also enacted by the Authority aforefaid, That every Perfon above the Age of Sixteen Years, born within any ber Majefty's Realms or Dominions, not having any certain Place of Dwelling and Abode within this Realm, and being a Popish Recufant, not ufually repairing to fome Church, Chapel or ufual Place of Common Prayer, but forbearing the fame contrary to the same Laws and Statutes in that Behalf made, shall within Forty Days next after the End of this Sellion of Parliament, (if the fail do. they be then within this Realm, and not imprifoned, reftrained or flayed as aforefaid, and in fuch Cafe of Absence out of the Realm, Imprisonment, Restraint or Stay, then within Twenty Days next after they shall return into the Realm, and be enlarged of such Imprifonment or Restraint, and shall be able to travel), repair to

Reculants convict to repair to their Dwelling.

Penaky.

Reculant having no Place of Abode,

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to the Place where fuch Perfon was born, or where the Father or Mother of fuch Perfon shall then be dwelling, and shall not at any Time after remove or pais above Five Miles from thence; upon Penaky. Pain that every Perfon and Perfons which shall offend against the Tenor and Intent of this Act in any Thing before mentioned, shall lofe and forfeit all his and their Goods and Chattels, and shall also forfeit to the Queen's Majesty all the Lands, Tenements and Hereditaments, and all the Rents and Annuities of every fuch Perfon fo doing or offending, during the Life of the fame Perfon.

V. And be it further enacted by the Authority aforefaid, That Recufant Copyevery fuch Offender as is before mentioned, which hath or shall holder departing have any Lands, Tenements or Hereditaments, by Copy of Court- Five Milesfrom Roll, or by any other cuftomary Tenure at the Will of the Lord, Abode. according to the Custom of any Manor, shall forfeit all and singular his and their faid Lands, Tenements and Hereditaments, fo holden by Copy of Court-Roll or cultomary Tenure, as is aforefaid, for and during the Life of fuch Offender, (if his or her Eftate fo long continue), to the Lord or Lords of whom the Penaky. fame be immediately holden, if the fame Lord or Lords be not then a Popish Recufant, and convicted for not coming to Church to hear Divine Service, but forbearing the fame contrary to the Laws and Statutes aforefaid, nor feifed or possefied upon Truft, to the Ule or Behoof of any fuch Reculant as aforefaid, and in fuch Cafe the fame Forfeiture to be to the Queen's Majefty.

VI. Provided always, and be it further enacted by the Autho- Recufants to rity aforefaid, That all fuch Perfons as by the Intent and true deliver their Meaning of this Act are to make their Repair to their Place of Names to Curste. Dwelling and Abode, or to the Place where they were born, or where their Father or Mother shall be dwelling, and not to remove or pass above Five Miles from thence as is aforefaid, shall within Twenty Days next after their coming to any of the faid Places (as the Cafe shall happen), notify their coming thither, and prefent themselves, and deliver their true Names in Writing, to the Minister or Curate of the same Parish, and to the Constable, Headborough or Tithingman of the Town, and thereupon the faid Minister or Curate shall prefently enter the same into a Book to be kept in every Parish for that Purpose.

VII. And afterward the faid Minister or Curate, and the faid. To be conified Conftable, Headborough or Tithingman, shall certify the fame to Justices. in Writing to the Juffices of the Peace of the fame County at the next General or Quarter-Seffions to be holden in the fame County; and the faid Juffices shall caufe the fame to be entered by the Clerk of the Peace in the Rolls of the fame Seffions.

· VIII. And to the End that the Realm be not peftered and " overcharged with the Multitude of fuch feditious and dangerous · People as is aforefaid, who having little or no Ability to anfwer • or fatisfy any competent Penalty for their Contempt and Dif-· obedience of the faid Laws and Statutes, and being committed \* to Prifon for the fame, do live for the most Part in better Cafe • there, than they could if they were abroad at their own Liberty; , the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, do most humbly and instantly befeech the Queen's Majefty that it may be further enacted, 'That if any Reculant of fuch Person or Persons, being a Popish Recusant, (not being a small Ability Feme Covert, and not having Lands, Tenements, Rents or not repairing to Annuitics, Place sppointed,

or departing thence,

Annuities, of an absolute Effate of Inheritance or Freehold, of the clear yearly Value of Twenty Marks, above all Charges, to their own Ufe and Behoof, and not upon any fecret Truft or Confidence for any other, or Goods and Chattels in their own Right, and to their own proper Ule and Behoof, and not upon any fuch fecret Truft and Confidence for any other, above the Value of Forty Pounds), shall not within the Time before in this Act in that Behalf limited and appointed, repair to their Place of ufual Dwelling and Abode, if they have any, or elfe to the Place where they were born, or where their Father or Mother shall be dwelling, according to the Tenor and Intent of this prefent Act; and thereupon notify their coming, and prefent themfelves, and deliver their true Names in Writing to the Minifler or Curate of the Parish, and to the Constable, Headborough or Tithingman of the Town, within fuch Time, and in fuch Manner and Form as is aforefaid; or at any Time after fuch their repairing to any fuch Place as is before appointed, shall pass or remove above Five Miles from the fame; and fhall not within Three Months next after fuch Person shall be apprehended or taken for offending as is aforefaid, conform themfelves to the Obedience of the Laws and Statutes of this Realm, in coming usually to the Church to hear Divine Service, and in making fuch public Confession and Submission, as hereafter in this Act is appointed and expressed, being thereunto required by the Bishop of the Diocefs, or any Juffice of the Peace of the County where the fame Perfon shall happen to be, or by the Minister or Curate of the Parish; that in every fuch Cafe every fuch Offender, being thereunto warned or required by any Two Juffices of the Peace, or Coroner of the fame County where fuch Offenders shall then be, shall upon his or their corporal Oath before any Two Juffices of the Peace, or Coroner of the fame County, abjure this Realm of England, and all other ' the Queen's Majeffy's Dominions for ever; and thereupon shall depart out of this Realm at such Haven or Port, and within such Time, as shall in that Behalf be affigned and appointed by the faid Justices of Peace or Coroner, before whom fuch Abjuration shall be made, unless the fame Offenders be letted or stayed by fuch lawful and reafonable Means or Caufes, as by the Common Laws of this Realm are permitted and allowed in Cafes of Abjuration and Felony ; and in fuch Cafes of Let or Stay, then within fuch reafonable and convenient Time after, as the Common Law requireth in cafe of Abjuration for Felony as is aforefaid.

To be entered of Record, and c:rtified.

shall abjure the

Realm.

Recufant not abjuring, &c. IX. And that every Justice of Peace or Coroner before whom any such Abjuration shall happen to be made as is aforefaid, shall eause the same prefently to be entered of Record before them, and shall certify the same to the Justices of Assizes or Gaol-delivery of the said County, at the next Assizes or Gaol-delivery to be holden in the same County.

X. And if any fuch Offender, which by the Tenor and Intent of this Act is to be abjured as is aforefaid, fhall refufe to make fuch Abjuration as is aforefaid, or, after fuch Abjuration made, fhall not go to fuch Haven, and within fuch Time as is before appointed, and from thence depart out of this Realm, according to this prefent Act, or after fuch his Departure fhall return or come again into any her Majefty's Realms or Dominions, without her Majefty's fpecial Licence in that Behalf first had and obtained; that then

then in every fuch Cafe the Perfon fo offending fhall be adjudged Felony. a Felon, and shall fuffer and lose as in case of Felony without Benefit of Clergy.

XI. And be it further enacted and ordained by the Authority Jefuit or Prieft aforefaid, That if any Perfon which shall be sufpected to be a refusing to Jefuit, Seminary or Maffing Prieft, being examined by any Perfon antwer. having lawful Authority in that Bshalf to examine fuch Perfon which shall be fo suspected, shall refuse to answer directly and truly whether he be a Jefuit, or a Seminary or Massing Priest, as is aforefaid, every fuch Perfon fo refufing to answer thall for his Disobedience and Contempt in that Behalf, be committed to Punishment. Prifon by fuch as shall examine him as is aforefaid, and thereupon shall remain and continue in Prifon without Bail or Mainprize, until he shall make direct and true Answer to the faid Questions whereupon he fhall be fo examined.

" Licence to travel above Five Miles. § 12. [Repealed, 3 Jac. 1. c. 5. § 6.]

XIII. Provided alfo, That if any fuch Perfons fo reftrained Perfons urged by as is aforefaid, shall be urged by Process, without Fraud or Process, &c. Covin, or be bounded without Fraud or Covin, to make Appearance in any of her Majesty's Courts, or shall be sent for, commanded or required by any Three or more of her Majelty's Privy Council, or by any Four or more of any Commissioners to be in that Behalf nominated and affigned by her Majesty, to make Appearance before her Majefty's faid Council or Commissioners; that in every fuch Cafe, every fuch Perfon fo bounden, urged, commanded or required to make fuch Appearance, shall not incurany Pain, Forfeiture or Lofs for travelling to make Appearance accordingly, nor for his Abode concerning the fame, nor for convenient Time for his Return back again upon the fame.

XIV. And be it further provided and enacted by the Autho- Performs who are rity aforefaid, That if any fuch Perfon or Perfons fo reitrained to yield their as is aforefaid, fhall be bound, or ought to yield and render their Bodies to Sheriff. Bodies to the Sheriff of the County where they shall happen to be, upon Proclamation in that Behalf without Fraud or Covin to be made ; that then in every fuch Cafe, every Perfon which shall be fo bounden, or ought to yield and render their Body as aforefaid, shall not incur any Pain, Forfeiture or Loss for travelling for that Intent and Purpole only, without any Fraud or Covin, nor for convenient Time taken for the Return back again upon the fame.

XV. And furthermore be it enacted by the Authority of this Submiffion. prefent Parliament, That if any Perfon or Perfons that shall at any Time hereafter offend against this Act, shall, before he or they shall be thereof convicted, come to fome Parish Church on fome Sunday or other Festival Day, and then and there hear Divine Service, and at Service-time, before the Sermon, or reading of the Gofpel, make public and open Submiffion and Declaration of his and their Conformity to her Majefty's Laws and Statutes, as hereafter in this Act is declared and appointed; that then the fame Offender shall thereupon be clearly difcharged of and from Difcharge, all and every Pains and Forfeitures inflicted or imposed by this Act for any of the faid Offences in this Act contained : The fame Submiffion to be made as hereafter followeth; that is to fay, • XVI. 1 A. B.

Form of Submillion.

Minister to eater Submiffion.

Relapie.

Married Women how far bound. • XVI. I A. B. do humbly confefs and acknowledge, That I • have grievoufly offended God in contemning her Majefty's godly • and lawful Government and Authority, by abfenting myfelf • from Church, and from hearing Divine Service, contrary to the • godly Laws and Statutes of this Realm: And I am heartily • forry for the fame, and do acknowledge and teftify in my Conficience, that the Bifhop or See of *Rome* hath not, nor ought to • have, any Power or Authority over her Majefty, or within any • her Majefty's Realms or Dominions: And I do promife and • proteft, without any Diffimulation, or any Colour or Means of • any Difpenfation, that from henceforth I will from Time to • Time obey and perform her Majefty's Laws and Statutes, in • repairing to the Church, and hearing Divine Service, and do • my uttermoft Endeavour to maintain and defend the fame.'

XVII. And that every Minister or Curate of every Parish, where such Submission and Declaration of Conformity shall hereafter be so made by any such Offender as aforesaid, shall prefently enter the same into a Book to be kept in every Parish for that Purpose, and within Ten Days then next following shall certify the same in Writing to the Bishop of the same Diocese.

XVIII. Provided neverthelefs, That if any fuch Offender, after fuch Submiffion made as is aforefaid, fhall afterward fall into Relapfe, or effloons become a Recufant, in not repairing to Church to hear Divine Service, but fhall forbear the fame, contrary to the Laws and Statutes in that Behalf made and provided; that then every fuch Offender fhall lofe all fuch Benefit as he or fhe might otherwife by virtue of this Act have or enjoy by reafon of their faid Submiffion; and fhall thereupon ftand and remain in fuch Plight, Condition, and Degree, to all Intents, as though fuch Submiffion had never been made.

XIX. Provided always, and be it enacted by the Authority aforefaid, That all and every Woman married, or hereafter to be married, fhall be bound by all and every Article, Branch and Matter contained in this Statute, other than the Branch and Article of Abjuration before mentioned: And that no fuch Woman married, or to be married, during Marriage, fhall be in any wife forced or compelled to abjure, or be abjured, by virtue of this Act; any Thing therein contained to the contrary thereof notwithftanding.

#### CAP. III.

† Sic.

An Act for Explanation of the Statute made in the xxxiiii th. + Year of King Henry the Eighth, as well touching Grants made to His Majefty, as for Confirmation of Letters Patents made by His Highnefs to others.

• FORASMUCH as divers Ambiguities, Doubts and Queftions have arifen and been moved, as well touching divers Surrenders, Grants and Conveyances made and granted by fundry late Abbots, Priors, and other Religious and Ecclefiafical Perfons, to the late King of famous Memory King Heary the Eighth, after the Fourth Day of February, in the Seven and twentieth Year of his Reign, of divers their Honours, Manors, Lands, Tenements and Hereditaments; as alfo touching and concerning

' concerning the Validity of the Erections of fuch Deans and 4 Chapters, and fuch Colleges as were erected, ordained, made • or founded by the faid late King Henry the Eighth, after the " faid Fourth Day of February, in the faid Seven and twentieth ' Year of his Reign: And forafmuch as the fame Doubts and · Questions feem not to be fufficiently remedied or provided for, by the Statute made in the Four and thirtieth Year of the Reign of the faid late King Henry the Eighth, initialed, 34 & 35 H.S.
 An A& for Confirmation of Letters Patents, notwithftanding mif- c.21. • naming of any Thing contained in the fame :'

II. Be it therefore declared, explained and enacted by Autho- Abbey Lands 11. Be it therefore declared, explained and that the very Honours, which came to rity of this prefent Parliament, That all and every Honours, which came to Manors, Lands, Tenements and Hereditaments, which at any King H. & &c. Time heretofore were the Pofferfilons of any Abbey, Monaftery, been in actual Description of the formation of the formation of the sec. Priory, Nunnery or other Religious or Ecclesiaftical House or Poffeffion, &c. Houses, and which after the faid Fourth Day of February, in the faid Seven and twentieth Year of the faid late King Henry the Eighth, came to the Hands or Possession of the faid late King Henry the Eighth; or which were put in Charge to or for his Highness in his Court of Exchequer, or any other Courts of the faid late King, concerning his Majesty's Revenues, or by any Auditor or other Officer of the faid late King; or which after the faid Fourth Day of *February*, in the Seven and twentieth Year aforefaid, were granted or conveyed, or mentioned to be granted or conveyed, in or by any Letters Patents whatfoever, made by the faid late King Henry the Eighth, to any Perfon or · Perfons, Bodies Politick or Corporate ; were and shall be reputed, taken and adjudged to have been lawfully and perfectly in the actual and real Possession of the faid late King, and his Heirs and Successors, at fuch Time as the fame did to come to his Majefty's Hands and Poffeffion, or were fo put in Charge, or granted or conveyed by the faid late King Henry the Eighth, as afore-faid, notwithstanding any Defect, Want or Inlufficiency of, or in any Surrender, Grant or Conveyance of the fame Honours, Manors, Lands, Tenements or Hereditaments, or any Part .thereof, to the faid late King Henry the Eighth, or any other Matter or Caufe whatfoever, by which his Highnefs was or might have been entitled to the fame.

III. And be it further declared and enacted by the Autho- Letters Patents rity aforefaid, That all and fingular Letters Patents made by the for Foundation of faid King Henry the Eighth, at any Time after the faid Fourth ter, &c. good. Day of February, in the faid Seven and Twentieth Year of his 34 & 35 H. 8. Reign, for the Erection, Foundation, Incorporation or Endow- c. 21. ment of any Dean and Chapter, or College, were and shall be reputed, taken and adjudged to have been good, perfect and effectual in the Law, for all Things therein contained, according to the true Intent and Meaning of the fame; any Thing, Matter or Caufe, to the contrary thereof in any wife notwithstanding.

IV. Saving always unto all Perfon and Perfons, Bodies Politick General Saving. and Corporate, their Heirs and Succeffors, and every of them, (other than the late Abbots, Abbefles, Priors, Priorefles and other Governors of fuch Abbeys, Monasteries, Priories, Nunneries and other Religious and Ecclefiaftical Houfes, and their Successors, and fuch as pretended to be Founders, Patrons or .Donors of the fame, or any of them; or of any Manors, Lands, Tenements

Dean and Chap-

Tenements or Hereditaments belonging to the fame, or to any of them, (and their and every of their Heirs and Succeffors), all fuch Right, Title, Interest, Claim and Demand, as they or any of them, or their or any of their Anceftors or Predeceffors might or ought to have had, of, in, to or out of any fuch Honours, Manors, Lands, Tenements or Hereditaments, before the faid Fourth Day of February, in the Twenty feventh Year of the Reign of the faid King Henry the Eighth, or before the making of fuch Letters Patents by the faid King Henry the Eighth, as if the faid Letters Patents made by the faid King Henry the Eighth, and the forefaid Statute made in the faid Four and thirtieth Year of his Reign, and this prefent Act, had never been made; this Act or any Thing therein contained to the contrary notwithfanding.

#### CAP. IV.

An A& for the neceffary Relief of Soldiers and Mariners. [Continued to the End of the First Seffion of the next Parliament, 43 Eliz. c.9. § 29. But now expired.]

#### CAP. V.

An A& for Explanation and Confirmation of the Queen's Majesty's Title to the Lands and Tenements, late Sir Francis Englefield's Knight, attainted of High Treafon.

WHERE Sir Francis Englefield Knight, the Queen's Majesty's natural born Subject, departed this Realm in the · First Year of her Majesty's Reign with Licence of her Majesty, • but after feveral Licences expired, did remain and continue in • the Parts beyond the Seas in contempt of the Queen's Majefty, and the Laws and Statutes of this Realm, notwithstanding he had the Queen's Majefty's express and special Commandment " under her Privy Seal to return : And where he fo being in the ' fame Parts beyond the Seas, bearing a traiterous Heart to ber " Majefty, and this her Realm, and knowing his Perfon to be fafe \* from the reach of all due Punishment, being in the Dominions s of the King of Spain, and of the Pope of Rome, and having always fathence his first going over the Seas as is aforefaid, a full purpose to enter into some treasonable Action against her Majofty and this Realm, thought the fame neverthelefs to pro-" vide for the Safety of his Manors, Lands and Hereditaments, · whereby the fame might fafely remain in his Blood and not be · fubject to any Manner of Penalty or Forfeiture, whatfoever • treasonable Action he should undertake or practife ; according • whereunto the faid Sir Francis being in the faid Parts beyond • the Seas in the City of Rome, in prefence of divers Archtraitors • to her Majefty and this her Realm, did upon Fraud and feigned Confiderations make a Conveyance of all his faid Manors, Lands and Hereditaments to the Ufe of himfelf for Life, and aftern · his Decease to the Use of Francis Englefield, Nephew to the \* faid Sir Francis, viz. Son of John Englefield, younger Brother · of the faid Sir Francis, and the Heirs Male of his Body lawfully · begotten, with Remainder or Remainders over, with or upon · Condition notwithstanding, that if the faid Sir Francis should • by himfelf or any other at any Time then after during his na-' tural

s\*.

 tural Life, deliver or offer unto the faid Francis the Nephew; • or his Heirs, Executors or Administrators, One Ring of Gold, • to the Intent to make the Ufes and Limitations limited, raifed • and appointed in the faid Conveyance void, that then and from thenceforth all the faid Estates, Uses and Limitations raised and · appointed by the faid Conveyance should be utterly void and of \* none Effect, and that then the fame Manors and Premifes should • be in fuch Sort, Eftate and Degree, as they were before the \* making of the faid Conveyance, the Counterpart or other Part • of which Conveyance, the faid Francis the Nephew, who was · Party to the faid Conveyance, had and fealed. After which Conveyance fo made, the faid Sir Francis thinking to be in all " Safety as well for his Perfon as for his Lands, hath committed most detestable and horrible Treasons against the Queen's Ma-\* jefty and this her Realm, being the chiefelt Mover and Setter-on • of the late intended Spani/b Invafion, and Mover and Procurer · of foreign Princes to be her Majefty's Enemies, which fithence • that Time hath flood and coft the Queen and this her Highnefs Realm ineftimable Charges, and is ftill the Caufe and Occasion of • the like continual Charges and Expences ; for which his deteit-\* able Treasons the faid Sir Francis Englefield Knight, according • to his Demerits, is as well by the common Laws of this Realm, • as by a Statute made in the Parliament holden at Westminster the \* Nine and twentieth Day of OBober, in the Eight and twentieth • Year of the Queen's Majesty's Reign, convicted and attainted 29 Iliz. c. L • of High Treafon, and as well by the faid Statute, as by other the · Laws and Statutes of this Realm, the faid Sir Francis Engli-. field, Knight, hath loft and forfeited to the Queen's Majefty, her Heirs and Succeffors, all his Manors, Lands, Tenements, Rents, Reversions, Remainders, Rights, Conditions and Hereditaments • whatfoever, which he had to his own Ufe, the Day and Time · of his faid Treafons committed or any Time fithence, and the fame were actually adjudged and inveited in the actual and real Possefiion of her Majesty, without any Office or Inquisition.
And where also in the faid Parliament holden in the faid Twenty · eighth Year of her Majefty's Reign, it was by a Statute intituled, 29 Eliz. C. 3-• An AN to avoid fraudulent Alfurances made in certain Gaufes by • Traitors, enacted, That every Perfon and Perfons which had or · claimed to have any Effate of Inheritance, Leafe or Rent then 4 not entred of Record, or certified into her Majefty's Court · of Exchequer, of, in, or to, or out of any Manors, Lands or · Hereditaments by or under any Grant, Affurances, or Convey-" ances whatfoever had, made or done at any Time fithence the · beginning of her Majefty's Reign, by any Perfon attainted for • any the Treafons mentioned in the faid Act fithence the Eighth Day of February in the Eighteenth Year of her Majefty's Reign; . should, within Two Years next enfuing the last Day of the · Seffion of the fame Parliament, openly fhew and bring forth, or · caufe to be shewed and brought forth into her Majefty's faid · Court of Exchequer, the fame his or their Grant, Conveyance • and Affurance which he or they then, or then before had or • pretended to have of, in or to any the Manors, Lands, Tenc-· ments or Hereditaments of the faid Traitors-mentioned in the faid Statute, and there in Term Time in open Court flould offer 4 and exhibit the fame Grant, Conveyance and A furance : Of 

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upon

" upon his or their Oath affirming that he or they then had not nor · could not come by the fame, or that it was never put in Writ-• ing, then the Effect thereof in Writing to be entred and inrolled • of Record, or elfe every fuch Grant, Conveyance and Affurance · should be utterly void and of none Effect, to all Intents and Purposes, as by the same Statute more at large doth appear. · And whereas also the faid Francis Englefield the Nephew, in the . Term of Saint Michael in the Twenty ninth and Thirtieth Years · of the Queen's Majesty's Reign, viz. on the Twentieth Day of · November in the faid Thirtieth Year of her Highnels Reign, did come in proper Perfon unto her Majesty's Court of Ex-· chequer, and there in open Court did exhibit a Writing, being • as he alledged the Effect of a certain Grant, Conveyance and • Affurance made by the faid Sir Francis Englefield after the 4 beginning of her Majefty's Reign, of fundry the Manors, Lande, • Tenements and Hereditaments of the faid Sir Francis Englefield, " and there in open Court did take a corporal Oath, that he then · had not the faid Grant, Conveyance or Affurance, nor then \* could come by the fame : The Tenor of which faid Writing of \* Effect to exhibited by the faid Francis Englefield the Nephew \* hereafter followeth, in hec verbe, viz. Sfb. Berk. Oxon. Wilt-The Effect of a Con-· fbire, Buck, Warswick, Salop. Ec. Sfb. • veyance made by Sir Francis Englefield, Knight, late attainted of " High Treafon, S/b. The faid Sir Francis Englefield fithence the · beginning of the Queen's Majefty's Reign that now is, and long · before the Treason committed, for which the faid Sir Francis n • attainted, and long before the Statute made in the Thirteenth "Year of the Queen's Majefty's Reign that now is, against Fugitives beyond the Seas, in performance of fundry Promifes and · Agreements between him and Sir Edward Fyton, then of Bof-" worth in the County of Chefler, Knight, now deceased, made · upon Conclusion of a Marriage between John Englefield, Brother · of the faid Sir Francis Englefield, and Margaret Fyton, Sifter of • the faid Sir Edward, did by his Deed indented in Writing, for ' and in Confideration of the great Favour, Zeal and Affection 4 that he did bear to Francis Englefield, Son of the faid John, and 6 of the nearnels of Blood that was between them, and for the Advancement in living of the faid Francis the Nephew in Time • to come, and for his Preferment, and for the Continuance of the · Lands and Tenements of the faid Sir Francis Englefield, in the · faid Deed expressed in the Blood of the faid Sir Francis Emplefield, and in the Name of the Englefields, and for divers other good Caufes and Confiderations him moving, for him and his "Heirs covenanted and granted, to, and with the Person or Perfons, Party to the faid Deed, That he the faid Sir Francis . Englefield and his Heirs, and all and every other Perfon and Perfons, and his and their Heirs, that then flood and were feifed, • or that after that Time should stand and be feifed of, or in the Manors of Englefield, Tidmarfb, Tilchurft, Shindlefbam, Brimpton, " Ilfley, South Moreton, Spenbamland and Partridge, and the Grounds s called Kittenden and Permens, in the County of Barkefbire: The Manors of Shiplacke, Lafbbrooke and Dunfdon, and the Ground known by the Name of Exlade in the County of Oxenford: • The Manor of Wotton Baffet in the County of Wilt/bire : The . Manor of Edgees in the County of Buckingham - The Grounds •7 . 4 and

13 Eliz. c. 3.

• and Paftures called Broughton in the County of Warwick, and • the Reversion and Remainder of the Park called Fullroke Park • in the faid County of Warwick, and of or in the Manor and Isle " of Uproffall, and the Manors of Yeaton and Yagden, in the " County of Salop, with all and fingular their Rights, Members and Appurtenances, and of and in all and whatfoever other Manors, Farms, Meffuages, Lands, Tenements, Woods, Waters, • Fishings, Rents, Reversions, Remainders, Services and Hereditaments whatfoever, in the faid Counties of Barkefbire, Oxen-" ford, Wiltsbire, Buckingham, Warwick and Salop, or elfewhere within the Realm of England, in which the faid Sir Francis . Englefield then had any Estate of Inheritance, should from thenceforth fland and be feifed thereof, and of every Part • thereof, and Parcel thereof, to the Ules and Intents in the faid Deed expressed, and to none other Use, Intent or Purpose, that ' is to fay, to the Use of the faid Sir Francis Englesield for Term • of his Life natural, and after his Decease to the Use of the faid " Francis Englefield, his Nephew, and of his Heirs Males of his \* Body lawfully begotten, and for Default of fuch lifues, to the • Use of the right Heirs and Assigns of the faid Francis Englefield the Nephew for evermore. " Provided always, that if it should fortune the faid Sir Francis • Englefield after that Time to have any Iffue Male of his Body · lawfully begotten, that then and from thenceforth all the Ufes, · Estates and Limitations what sever, contained or expressed in • the faid Deed, fhould be utterly void and of none Effect, as by • the fame Writing exhibited in the faid Court of Exchequer, and there remaining of Record, it doth and may appear. In which 6 " faid Writing to exhibited by the faid Francis Englefield the Nephew, as the Effect of the faid fuppofed Conveyance made by • the faid Sir Francis Englefield, the faid Francis Englefield the • Nephew hath not expressed the certain and true Date and Time • of the making of the faid Conveyance or Affurance, nor the faid · Condition or Provifo, That upon the faid Tender of a Ring of · Gold, as aforefaid, the faid Conveyance should be void, but 6 hath utterly omitted the fame. And where also our faid · Sovereign Lady the Queen's Majelty directed her Highness " Commission under the Great Seal of England, to Richard " Broughton and Henry Bourghchier Esquires, authorising them. " thereby jointly and feverally for her Majefty, and in her Majefty's \* Place, Stead and Perfon, to deliver or offer unto the faid Francis • Englefield the Nephew, a Ring of Gold, to the Intent to make • fruitrate the Ufes and Limitations limited, raifed and appointed • in the faid Writing made by the faid Sir Francis Englefield, by force of which faid Commission, the faid Richard Broughton and · Henry Bourchier did for our faid Sovereign Lady the Queen, and ' in the Name, Place, Stead and Person of her Majesty, offer to " the faid Francis Englefield the Nephew, one Ring of Gold, \* according to the Effect and Tenor of the faid Commission, to • the Intent to make void the faid Uses and Limitations, as by • the faid Commission, and the Return thereof remaining likewife • of Record in the faid Court of Exchequer, more at large it • doth and may appear.' II. Be it declared and enacted by the Authority of this prefent Parliament, That the faid feveral Attainders of the faid Sir Francis

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Englefield

Englefield shall stand and be good and effectual in the Law, and that the Queen's Majefty lawfully and juftly was, and by the Laws and Statutes of this Realm ought to be intituled to take the Benefit and Advantage of the faid Condition and Provifo, and that in fuch and the fame Manner, Form and Degree, and as amply and fully in every Refpect, as the faid Sir Francis Englefield, Knight, himfelf at any Time might have done, and that the faid Condition performed by her Majelly's Direction, and by virtue of her Highnefs Commission, as is aforefaid, is well and lawfully performed. And that the faid Condition and the Poffeffion of the faid Manors, Lands, Tenements and Hereditaments, was by the Laws and Statutes of this Realm lawfully, actually and really in her Majefty, and that without any Inquifition or Office finding the fame. And that the Effect of the Conveyance or Affurance made by the faid Sir Francis Englefield which was exhibited, or pretended to be exhibited by the faid Francis the Nephew, in the faid Court of Exchequer in the faid Term of Saint Michael, in the Twenty ninth and Thirtieth Year of her Majefty's Reign, was not exhibited according to the true Meaning of the faid Act, made in the faid Twenty eighth Year of the Queen's Majefty's Reign, and therefore by virtue of this Act is adjudged to be merely void and of none effect.

III. And be it further enacted and ordained by the Authority of this prefent Parliament, That all and fingular the Honours, Manors, Lands, Tenements, Rents, Reversions and Hereditaments, with the Appurtenances which the faid Sir Francis Englefield, Knight, had at any Time fithence his Departure out of this Realm into the Parts beyond the Seas, of any Effate of Inheritance in Poffeffion, Reversion, Remainder or in Use, and which now are in the Hands, Possession or Seisin of any Person or Persons whatfoever, by Means of any Gift, Grant, Leafe, Conveyance or Affurance in Fee Simple, Fee Tail, for Term of Life, Lives or for Years, under the Great Seal of England, or under the Seal of the Court of Exchequer, made by our faid Sovereign Lady the Queen, at any Time fithence the faid Tender of the faid Ring of Gold, shall be and remain to the fame Person and Persons to whom her Highness hath made any such Gift, Grant, Lease, Conveyance or Affurance in Fee Simple, Fee Tail, for Life, Lives or for Years, and to the Heirs and Affigns of fuch Perfon or Perfons of and for the Parcels contained in the faid Gift, Grants, Leafe, Conveyances or Affurances, according to the true Intent and Meaning thereof for the fame Eftates, and with and under the fame Refervations, Covenants, Conditions and Limitations as are contained in the faid Gifts, Grants, Leafes, Conveyances and Affurances, any lack of Inquilition, Mifrecital or Nonrecital of any former Leafe or Leafes, or any other Thing notwithstanding : And for the Remainder or Reversion of or upon the same Estate or Estates not granted away by our faid Sovereign Lady the Queen as is afore-faid, if any fuch be, together with the Refidue of the faid Manors, Lands, Tenements and Hereditaments which the faid Sir Francis had at any Time fithence his Departure over the Seas; the fame shall be to our faid Sovereign Lady the Queen, her Heirs and Succeffors for ever.

IV. Saving to the Queen's Majefty, her Heirs and Succeffors, all fuch Effate, Right, Title, Interest and Demand whatfoevers

29 Eliz. c. 3.

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of

of, in and to the Premifes and every Part thereof, as her Majefty. had, or might or ought to have had before the faid Treafons and Contempt by the faid Sir Francis Englefield committed. And faving to all and every Perfon and Perfons, and Bodies Politick and Corporate, their Heirs and Successfors, and the Heirs and Succeffors of them and every of them, other than the faid Francis Englefield the Nephew, and his Heirs, and other than fuch as claim by or under the faid Affurance or Conveyance fo pretended to be made by the faid Sir Francis Englefield as aforefaid, all fuch Ettate, Right, Title, Interest, Use, Possession, Reversion, Remainder, Entry, Condition, Fees, Offices, Rents, Annuities, Commons, Hereditaments, Profit or Commodity whatfoever, as they or any of them had of, in, to or out of any the Manors, Lands, Tenements, Rents and Hereditaments, or any Parcel thereof, at or before the faid Treafons committed, in as large and ample Manner and Form to all Intents and Purpofes, as they or any of them had before the making of this Act, any Thing herein contained to the contrary thereof in any wife notwithstanding.

V. Provided always and be it enacted by the Authority of this prefent Parliament, That this Act, nor any Thing therein contained, shall extend to avoid, prejudice or impeach any Estate, Right or Title of the faid Francis Englefield the Nephew, or his Heirs or Affigns, which he or they, or any of them, have, or shall, or ought to have in Poffession, Reversion, Remainder or Ule, of, in, or to any the Manors, Lands, Tenements and Hereditaments aforefaid, or any Part thereof, by virtue of any Letters Patents, Grant, Conveyance or Affurance thereof had or mad. before toe First Year of her Majesty's Reign: But that the faid Francis Englefield the Nephew, and his Heirs and Affigns, and every of them, shall and may have and enjoy the fame Estate, Right, Ist rest and Title of, in, and to the fame Manors, Lands, Tenements and Hereditaments, and every Part thereof, as they flould, might, or ought to have had, if this Statute had never been had or made, and not any better or other, or otherwife, any Thing in this Act before mentioned to the contrary notwithstanding.

VI. And provided also, and be it further enacted, That this Act or any Thing therein contained, shall not in any Sort extend to avoid, prejudice or impeach any Gift, Grant, Leafe or Demife, for Term of Life, Lives or Years made by the Queen's Majefty under the Great Seal of England, or under the Seal of her Majefty's Court of Exchequer, at any Time fithence the faid Sir Francis Englefield was first attainted of High Treason, and before the Tender of the faid Ring, as is aforefaid, of any the faid Manors, Lands, Tenements or Hereditaments that were the faid Sir Francis Englefield's, but that all and every fuch Gift, Grant, Leafe and Demife, shall be of the fame Force and Effect to all Intents and Purposes, and of no better or other, as they were before the making of this Act, and as they should have been if this Act had never been made, any Thing in this Act to the contrary thereof in any wife notwithstanding.

VII. Provided furthermore, and be it likewife enacted, That this Act or any Thing therein contained, shall not in any wife extend to avoid, prejudice or impeach any Eftate, Right, Title or Use which the faid Francis Englefield the Nephew, his Heirs or Affigns, or any of them, shall or may have, challenge or claim, of, of, in or to the Manors, Lands, Tenements or Hereditaments aforefaid, or any Part thereof, by virtue or colour of a certain Writing indented, bearing Date the Fourth Day of May, in the First Year of her Majesty's Reign, supposed to be made between the faid Sir Francis Englefield, Knight, on the one Party, and Sir Edward Fitton, Knight deceased, and Sir Ralph Egerton, Knight, of the other Party, the Substance and Effect whereof is inrolled of Record in her Highnefs Court of Exchequer, in the Term of Saint Michael in the Thirtieth and Thirty first Year of her Majesty's Reign, in the Records of the faid Term, remaining in the Office of the Queen's Remembrancer, Rotulo Three hundred and forty eight, nor to avoid or impeach any Effate or Interest which Margaret Englefield Widow hath, or pretendeth to have for Term of her Life, by any Conveyance or Assurance made by the faid Sir Francis, the Substance and Effect whereof is also enrolled of Record in the faid Court of Exchequer, but that the fame and every of them, shall and may stand and be in the fame Plight, Quality and Condition, as if this Statute had never been had or made, and not any better or other, or otherwife, any Thing is this Act to the contrary notwithstanding.

### CAP. VI.

EXP.

An Act for Restraint of new Buildings, converting of great Houses into several Tenements, and for Restraint of Inmates and Inclosures, in and near unto the Cities of London and Wessimssfer.

FOR the Reforming of the great Mifchiefs and Inconveniencies, that daily grow and increase by reason of the · peftering of Houfes with divers Families, harbouring of Inmates, • and converting of great Houfes into feveral Tenements or . Dwellings, and erecting of new Buildings within the Cities of . London and Westminster, and other Places near thereunto adjoin-· ing, whereby great Infection of Sickness and Dearth of Victuals + and Fuel hath grown and enfued, and many idle, vagrant and · wicked Perfons have harboured themfelves there, and divers · remote Places of the Realm have been difappointed of Work-. men and difpeopled : The which Enormities and Defects, her · Majefty of her Wifdom, princely Confideration and Care of her · Subjects by her Highnels Proclamation, dated at Nonfuch, the · Seventh Day of July in the Twenty fecond Year of her Majefty's · Reign, did intend to reform, until fome good Order might be • provided in Parliament :'

II. Be it enacted by the Authority of this prefent Parliament, That no Perfon or Perfons of what Eftate, Degree or Condition foever, fhall from henceforth make and erect any new Building or Buildings, Houfe or Houfes for Habitation or Dwelling within either of the faid Citics, or within Three Miles of any of the Gates of the faid City of London, except it be to inlarge his or their Houfe or Houfes that fo fhall build the fame, or to add fome other Buildings to his or their Houfes, or in their Gardens for the more Eafe or Pleafure of the Builder, or that fuch new Houfe or Tenement fhall be fit for the Habitation or Dwelling of fuch a Perfon as heretofore hath been affeffed to or for the Subfidy to her Majefty at Five Pounds in Goods, or Three Pounds in

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in Lands, at the laft Affeffment next before the faid new Buildings, or fhall be judged by the Two next Juftices of Peace, by Writing under their Hands and Seals to be prefented at the next Quarter-Seifions, to be fit and able to be alleffed in the Subfidy, according to that Rate if before that Time he hath not been fo affelfed, or except any fuch new Building fhall be made for any Hofpital for Relief of the Poor, upon Pain to forfeit for every fuch Offence quarterly the Sum of Five Pounds.

III. And further be it enacted, That no Perfon or Perfons of what Eftate, Degree or Condition foever, shall at any Time hereafter, convert or divide any Dwelling House or other Buildings now erected and builded, or hereafter to be erected and builded within the Cities and Places aforefaid, or any of them, into divers and feveral Habitations or Dwellings for feveral and divers Families, except every feveral Houfe to divided, shall be fit for Habitation or Dwelling of fuch a Perfon as heretofore hath been affeffed to or for the Subfidy to her Majefty at Five Pounds in Goods, or Three Pounds in Lands, at the Sublidy next before fuch Divifion, or by Two Justices of Peace next adjoining, by Writing under their Hands and Seals to be prefented at the next Quarter-Seffions, shall be thought fit and able to be affeffed in the Sublidy according to that Rate, upon Pain to forfeit for every fuch Offence, (if any other Perfon under that Value shall inhabit fuch Houfe) the Sum of Five Pounds, for every Month to be paid by that Perfon that fhall permit the Houfe divided to be inhabited. And be it enacted allo, That every Perfon being not of fuch Value which shall hereafter dwell or inhabit in any fuch House, so to be new builded, converted or divided as aforefaid, shall forfeit for every Month that he or the shall fo dwell or inhabit in the fame the Sum of Five Pounds.

IV. And be it further enacted by the Authority aforefaid, That no Perfon or Perfons inhabiting and dwelling within the Cities and Places aforefaid, fhall after Twenty Days next enfuing this Seffion of Parliament receive or take into his or their Houfe or Houfes any Inmate or Underfuter, or Inmates or Underfuters, upon Pain to forfeit for every Month that he, the or they thall have and keep, or willingly fuffer in his, her or their Houfe or Houfes any fuch Inmate or Underfuter contrary to the true Meaning of this Act, the Sum of Five Pounds as is aforefaid.

V. Provided, that this Branch of this Act, or any Thing therein contained, shall not extend to any Person or Persons for taking or receiving into his, her or their House or Houses any Person or Persons which is or shall be affested in the Subsidy, at Five Pounds in Goods, or Three Pounds in Lands or lees, or shall be thought able and fit to pay such a Rate in Subsidy as is aforesaid.

VI. And whereas divers Commons, Wafte Grounds, and great Fields near adjoining to the Cities aforefaid which have been heretofore ufed for training and muffering of Soldiers, and for Recreation, Comfort and Health of the People inhabiting in the faid Cities and Places, and for the Ufe and Exercise of Archery, have of late Years been inclosed and converted into Severalties, and to other private Ufes:

VII. Be it chacted by the Authority aforefaid, That it fhall not be lawful to any Perfon or Perfons to inclose or take in any Part

of

of the Commons or Wafte Grounds, fituate, lying or being within Three Miles of any of the Gates of the faid City of London, nor to fever or divide by any Hedge, Ditch, Pale or otherwife, any of the faid Fields lying within Three Miles of any of the Gates of the faid City of London as aforefaid, to the Let or Hindrance of the training or muftering of Soldiers, or of walking for Recreation, Confort and Health of her Majefty's People, or of the laudable exercife of Shooting, where there hath been ultual exercife of Shooting, and Marks have been there fet, upon Pain to forfeit for every Month that he or they, or any of them fhall keep any Part of the faid Commons or Wafte Grounds inclosed or taken in, for every fuch Inclosure Five Pounds, and for every Month that he or they fhall keep any Part of any of the fame Fields fevered or divided, for every fuch Offence Five Pounds.

VIII. The one Moiety of all which Pains, Penalties and Sums of Money to be forfeited by virtue of this Act, fhall be to the Churchwardens of all and every Parish and Parishes where the feveral Offences shall be committed, to be employed by them, with Confent of the more Part of the Parishioners being Householders, to the Use of the Poor of the fame Parish or Parishes, and the other Moiety to him or them that will fue for the fame by Action of Debt, Bill, Plaint or Information in any of the Queen's Majesty's Courts of Record, in which Suit no Esson, Protection, Writ of Privilege or Wager of Law shall be admitted or allowed.

IX. And for the better Relief of the Poor in feveral Parifhes where any of the Offences aforefaid fhall be committed, be it alfo enacted, That the Churchwardens of every feveral Parifh (if they fhall not be herein Offenders) where any of the Offences aforefaid fhall be committed, and if they be Offenders, then the Curate of the Parifh with Two other honeft Men of the fame Parifh being Houfeholders, fhall have full Power and Authority by virtue of this Act, to enter into all and every Houfe and Houfes, and other Place and Places where any Offence fhall be committed againft the true Meaning of this Act, and there to diffrain for the Moiety of all and every fuch Sum and Sums, as fhall be forfeited by virtue of this Act, and the Diffrefs and Diffreffes to detain until fuch Moiety of the Sum and Sums of Money fo to be forfeited, fhall be truly fatisfied and paid according to the true Intent and Meaning hercof.

X. Provided always, That this Act, or any Thing therein contained, fhall not extend to take away, prejudice or impeach any good Ufages or Cuftoms heretofore ufed in the Cities of London and Wessiminster, or either of them for the Reforming or Punishing any of the Offences aforesaid, nor to any Lord or Lords having Liberty to keep a Leet for punishing of any the Offences afore mentioned, within the Jurifdiction of his Leet, as they might have done before this Statute.

XI. Provided alfo, that notwithstanding any Thing in this AA contained, it shall and may be lawful for every fuch Mariner, Sailor or Shipwright, as shall be allowed by the Lord Admiral and the Masters and Company of Trinity House for the Time being, in Writing under their Hands and Seals, to continue his Habitation in any House that hath been built fithence the faid Proclamation pear to the *Thames* Side, ferving only for the Habitation of fuch Mariner, Sailor or Shipwright, and not to be used for any Victualling

Victualling Houfe, nor for any Store-houfe for any Merchandife, faving fuch as shall appertain to the arming or apparelling of Ships: And likewife that any Mariner, Sailor or Shipwright may hereafter build any Houfe for fuch Purpole, and for no other, on or near the Thames Side, fo as it be diffant from the very Wharf or Bank Thirty Foot, fo as People may pass betwixt the faid Houses, and the faid Bank, and the *Thames*; and for as in the new Building thereof every House hereafter to be builded, may be distant from any other House above Twenty Foot, to avoid Calualty of Fire, and fo as alfo that there be no new landing Place or Stairs made to take up and lay to Land, or to lay from Land, in any Boat or Ship any Wares or Merchandifes.

XII. And to avoid Doubts that may arife by Reafon of this Act, be it further enacted and declared by the Authority aforefaid, That Two Juffices of Peace inhabiting next to any of the Houfes or Tenements aforefaid, shall have full Power by virtue of this Act, to decide and determine, whether every particular House or Tenement before mentioned be fufficient and convenient for Habitation of a Man affeffed or fit to be affeffed to the Subfidy for her Majefty at Five Pounds in Goods, or Three Pounds in Lands. And whether the Inhabitant in any fuch House or Tenement be of Value or Substance to be affeffed in the Subsidy, according to the Rates aforefaid: And that a Mile shall be reckoned and taken in this Manner and no otherwife; that is to fay, a Mile to contain Eight Furlongs, and every Furlong to contain Forty Lugges or Poles, and every Lug or Pole to contain Sixteen Foot and a Half.

XIII. Be it further enacted, That for avoiding of colourable continuing of Inmates against the Intention of this Act by Pretence of any Leafes or States made to them, the faid Inmates pretending any Leafes, shall at the next Leet or Court to be held in the Manor or Place where the Houfes inhabited by Inmates are fituate, shall produce his or her Leafe, and thereof make good Proof before the Steward of the Leet or Court, and the Jury, which if he shall not do, then the said Inmate to be forthwith removed as above is mentioned. This Act to endure for Seven Years, and afterwards until the End of the Seffion of Parliament then next enfuing.

# C A P. VII.

# An Act for the Reviving, Continuance, Explanation and Perfecting of divers Statutes.

" 21 H. 8. c. 12. 24 H. 8. c. 9. 3 & 4 E. 6. cc. 19. 21. 1 Eliz. " c. 17. 5 Eliz. cc. 2. 7. 5. 8 Eliz. c. 10. 13 Eliz. cc. 20, 21. 8. " 14 Éliz. cc. 11. 5. 18 Éliz. cc. 3. 20. 23 Eliz. c. 6. 27 Eliz. " cc. 11. 7. 27 Eliz. c. 17. Pr. 2 & 3 E. 6. c. 10. 27 Eliz. " c. 24. 31 Eliz. cc. 8. 13. 31 Eliz. c. 5. Pr. Continued until " the End of the next Parliament. § 1-19.

XX. Provided always, and be it also enacted by the Autho- 5 Eliz. c. 2. in rity aforefaid, That all and every fuch Branch and Branches of Part repealed. the faid Statute (a) made for the Maintenance and Increase of

(a) [5 Eliz. 6.2. wholly repealed, 21 Jac. 1. c. 28. § 11.] Tillage, I i 4

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Tillage, as concern the earing, ploughing, using and keeping in Tillage for ever, of fuch Lands or Grounds, or fo much in Quantity, as before the making of that Statute had been eared or ploughed, and put in Tillage in any one Ycar, and fo kept in Tillage by the Space of Four Years, at any Time fithence the Feast of *St. George* the Martyr in the Twentieth Year of King *Henry* the Eighth, and every Matter, Claufe, Article, Provision, Penalty and Forfeiture in the faid Statute concerning the fame, shall fo far forth only as they concern the fame, from henceforth be repealed, cease and be utterly void; any Thing in the faid Statute or in this prefent Act to the contrary notwithftanding.

ftanding. XXI. Provided alfo, and be it enacted by the Authority aforefaid, That fo much of the faid Statute made for the Maintenance of the Navy, as heretofore at any Time was repealed, and all and every fuch Branch and Branches of the faid Statute as concern the fowing of Flax or Hemp, or the reviving of one Statute concerning fowing of Flax or Hemp, made and provided in the Parliament helden in the Four and twentieth Year of the Reign of King Henry the Eighth, and every Matter, Claufe, Artick, Provifion, Penalty and Forfeiture in the faid Statute concerning the fame, fhall, fo far forth only as they concern the fame, from henceforth be repealed, ceafe and be utterly void; any Thing in the faid Statute or in this prefent Act to the contrary notwithftanding.

XXII. Provided alfo, and be it further enacted by the Authority aforefaid, That every Perfon eating any Flefh upon any Fibdays, contrary to the Form of the faid Statute made for the Maintenance of the Navy, thall forfeit only Twenty Shillings, or elfe fuffer only One Month's close Imprifonment without Bail or Mainprife; and every Perfon or Perfons within whole Houfe any fuch Offence thall be done, and being privy or knowing thereoi, and not effectually publishing or difclofing the fame to fone publick Officer having Authority to punith the fame, for every fuch Offence to forfeit only Thirteen Shillings and Four pence; any Thing in the faid Statute contained to the contrary notwithftanding. [But note, 5 Eliz. c. 5. § 16. appears to be repealed, 27 Eliz. c. 11.]

" Transporting of Corn at certain Prices. § 23. [Repealed 31 G. 3. c. 30.]

XXIV. Provided alfo, and be it enacted by the Authority aforefaid, That fo much of the faid Statute made in the Fourteenth Year of her Majefty's Reign, initiuled, An A3 for the Punifoment of Vagabonds, and for the Relief of the Poor imported, and of the faid Statute made in the Eighteenth Year of her Majefty's Reign, initiuled, An A3 for fating the Poor on Work, and for aviding of Idencis, as concerneth the Punifhument of Vagabonds, by gaoling, boring through the Ear, and Death in the Second Degree, and every Matter, Claufe, Article and Provision in the faid Statute contained concerning the fame, fhall fo far forth only as they concern the fame, from henceforth be repealed, ceafe and be utterly void; any Thing in this Statute contained to the contrary notwithftanding.

XXV. And be it further enacted by the Authority aforefaid, That fo much of one Act made in the Two and twentieth Year of

5 Eliz. c. 5. touching towing of II mp and Flax, repealed.

24 H.8. c.4

A Diminution of the Penalty of 5 Eliz. c. 5. § 16.

Part of 14 Eliz. d. 5. and 18 Eliz. c. 3. repealed.

Part of 22 H. 8. c. 12. revived.

of King Henry the Eighth, intituled, An All concerning bow aged, poor and impotent Perfons, compelled to live by Alms, shall be ordered, and bow Vagabonds and mighty strong Beggars shall be punished (a), as concerneth the Punishment of any fuch Beggar, impotent or vagabond Perfon, by Whipping, and all Branches, Articles and Claufes depending upon the fame (other than the compelling of fuch Perfons to be fworn), shall from henceforth stand and be revived, and remain in his full Force and Strength. (a) [Repealed, 21 Jac. 1. c. 28. § 11.]

XXVI. Provided always, and be it enacted by the Authority 18 Ehz. c. 20 aforefaid, That the faid Act made in the Eighteenth Year of Repair of her Majefty's Reign, for the repairing and amending of the Bridges Bridges, &c. and Highways near unto the City of Oxon, or any Thing therein contained, shill not charge with any Thing towards the amending of the faid Bridges and Highways, any Perfon or Housholder inhabiting within Five Miles of the University and City of Oxon, not having in Poffeffion one Yard-land; and that every Perfon having one Yard-land or more in his Possefilion, lying within the faid Five Miles, shall pay yearly the Sum of Four pence only for every Yard-land, before the Feast of Pentecost, unto the Vice Chancellor and Mayor for the Time being, or their Deputy or Deputies, towards the amending of the faid Bridges and Highways, and no other Penalty, with like Remedy by Diftrefs, for Diffrefs, every Sum of Four pence which shall be due and not paid as aforefaid, as is contained in the faid Statute for any Penalty therein limited.

" Maintenance of House of Correction for Twenty Years, Sc. EXP. \$ 27.

XXVIII. Provided always, and be it enacted by the Authority of this prefent Parliament, That all Ships, Barks, Veffels or Crayers, whereof any of her Majesty's Subjects shall be Owners or Part Owners, of the Burthen of Twenty Ton or upwards, loading or discharging within this Realm, and passing to and fro any foreign Country, that are of any Port, Haven or Creek in Severn, from the Land's End in Cornwall to Briftol, and from thence to Gloucefler, and from Milford Haven to Chefler, Liverpool and all the Ports and Creeks to them or either of them belonging in St. George's Channel, and from the faid Places back again, shall, after the Eighth Day of May, which shall be in the Year of our Lord God One thousand five hundred ninety and fix, be difcharged of the Three pence of every Ton for the Reparation of Dover Haven; the faid Statutes made for the repairing of Dover Haven, or either of them (b), or any Thing therein contained to the contrary notwithitanding: Except any of the faid Ships, Barks, Veffels or Crayers, shall go for Dover or to the Eastward : And that as well the faid Ships, Barks, Veffels and Crayers that shall go for Dover or to the Eastward, as also all the Ships, Barks, Veffels and Crayers which shall crofs the narrow Seas, shall pay in Manner and Form as hereafter is expressed and no more ; that is to fay, if they go outward with any Manner of Loading, not a Quarter loaden, then to pay after the Rate of a Quarter

31 Eliz. c. 13. which are expired. (b) [23 Eliz. c. 6. See 11 & 12 W. 3. c. 5.]

Loading

Loading, and fo rateably upwards according to their Loading; but homeward to pay according to the full Rate of the Entry of their Loading of every Ship, Bark, Veffel or Crayer.

" 27 Eliz. c. 19. Pr. continued for Ten Years, &c. § 29. EXP. XXX. And be it further enacted by the Authority of this prefent Parliament, That one Act made in the Parliament holden at Wessimpler the Three and twentieth Day of November in the Seven and twentieth Year of her Highness Reign, initialed, An All touching the Breadth of white Woollen Cloaths made in the Counties of Wilts, Gloucester, Somerset and Oxon, &c. (a) and all and every the Branches, Clauses and Provisions in the same contained, shall from henceforth be, remain and continue in Force and Effect for ever.

"The Queen's Licence for transporting of Corn at lefs Custom "than is before expressed.  $\S 31$ . The Queen may restrain trans-"porting of Corn by Proclamation.  $\S 32$ . Corn not to be "exported contrary to Proclamation.  $\S 33$ . [Sedions 31, 32 and 33. repealed, 31 G. 3. c. 30.]

### C A P. VIII.

An Aft for the avoiding of Deceit used in making and felling of twice laid Cordage, and for the better preferving of the Navy of this Realm.

[Repealed, 25 G. 3. c. 56.]

### CAP. IX.

An Act touching the Breadth of Plunkets, Azures and Blues, and other coloured Cloths, made within the County of Somerfet, and elsewhere of like making.

WHEREAS in the Parliament holden at Westminster in the Fifth and Sixth Years of the Reign of our late Sovereign · Lord King Edward the Sixth, one Statute was made, intituled, • An All for the true making of W ollen Cloth, whereby (among • other Things) it was enacted, That all broad Plunkets, Azures, · Blues and other coloured Cloth, which, after the Feaft of • St. Michael the Archangel then next coming, should be made . within the Shires of Wilts, Gloucefler or Somerfet, or elfewhere • of like making, should contain in Length, being through wet, • betwixt Twenty five and Twenty eight Yards, Yard and Inch of the Rule, and should be Seven Quarters within the Lists at • the leaft, aud lifted according to the ancient Cuftom, and being " well fcoured, thicked, milled and fully dried, fhould weigh Sixty · eight Pounds the Piece at the leaft, as by the faid Act, among · divers Clauses, Articles and Provisions contained in the fame, • more plainly is expressed : Sithence the making of which faid Statute, although the Makers of the faid coloured Clothes have endeavoured themselves, according to their best Skill and In-· duftry, to perform and fulfil the faid recited Statute in every of their Clothes, as much as in them did lie, as touching the Breadth of Clothes, and to that End and Purpose have allowed " and do allow fo much Yarn and Stuff to every fuch Cloth, as • might fufficiently ferve to make all the faid coloured Clothes • full

27 Eliz. c. 17. made perpetual.

5\*6E6.c6.

# A.D. 1593. Anno 35° ELIZABETHÆ, c.9, 10.

I full out in Length, Breadth and Weight, according to the faid " Statute made in the Fifth and Sixth Years of King Edward the Sixth; yet notwithstanding many Times, by Reason of the • divers Natures in the Wools, and by the great Diversities in the fpinning, carding and milling, many of the faid coloured Clothes • made within the faid County of Somerfet, and elfewhere of like \* making, do not contain full Seven Quarters in Breadth, accord-' ing to the faid Statute made in the Fifth and Sixth Years of King *Édward* the Sixth, and yet no Default touching the faid
Breadth can juilly be imputed to the Maker thereof, for that ' the faid Cloth makers (as Experience daily fheweth) cannot obferve the faid former Statute in all the faid Clothes, as touching • the Breadth, although they endeavour themfelves never fo much ' thereunto; which Clothes not containing their full Affife in · Breadth as is aforefaid, are many Times taken and feifed by ' the Searchers of London, when they come to their Market at " Blackwell Hall, to the great Lofs and Damage of the faid · Cloth-makers, and to the great Hindrance of Cloth-making " within the faid County:' In Confideration whereof, albeit it is not hereby intended to repeal or make void the faid former recited Statute, otherwife than is hereafter expressed; yet neverthelefs, Be it enacted, Ec.

# [Repealed, 49 G. 3. c. 109. § 1.]

# **C** A P. X.

An Act for the Reformation of fundry Abufes in Cloths, called *Devonfbire* Kerfics or Dozens, according to a Proclamation of the xxxiii th † Year of the Reign of our Sovereign Lady the Queen's Majefly that now is.

IN their most humble and dutiful wife shewen and beseechen ۰ I • I your Highnels, your true and faithful Subjects, the Clothiers, • Merchants and Chapmen of your County of *Devon*, and of the · Counties adjoining, That where in the Month of January in • the Four and thirtieth Year of your Majefty's most happy " Reign, as well at the humble Suit and Petition of fundry your · faid Subjects, as upon Certificate of divers Juffices in your . Highness faid County of Devon, and upon Complaint of the • States of Holland, it pleafed your Highnefs, with the Advice • of your most honourable Privy Council, by your Highnefs \* Proclamation, for the Reformation of the Infufficiencies grown ' in the Clothes called Devonsbire Kersies or Dozens (a Com-• modity heretofore in great Requeit, Price and Effimation, both amongst your natural Subjects, and in foreign Nations and . Countries), but of late marveloufly (and not without Occasion) · difcredited by the Inventions and new Devices of the Weavers, \* Tuckers and Artificers, to command that the Laws before that . Time made, and standing in force not repealed, for and concerning the Premifes, fhould be duly accomplished in all Things; and that every Officer should diligently perform his Office accordingly ; and that the Weight of the faid Kerfies or Dozens, · being raw, and wrought with clean Stuff, without any deceitful · Addition, should weigh Fifteen Pounds, and contain in the Market at least between Fifteen and Sixteen Yards in Length, and that the fame should be fewantly woven throughout of like f forted † Sic.

forted Yarn, forbidding all other Deceits in weaving, and all
dominithing and unreafonable drawing, flretching and other
Deceits in Tuckers; and that each Weaver fhould weave his
Shop-Mark in each Dozen, and a Purrel in each End thereof;
and that Officers fhould be appointed in Market Towns, to
view, weigh and try the fame Kerfies, whether they were in
Length, Weight or Goodnefs, according to the Rate and Proportion fet forth in the fame Proclamation: The fame Proclamation to endure till the Firil Day of this prefent Parliament, as by the fame more at large may appear :'

II. Now, molt gracious Sovereign, foralmuch as by the faid Proclamation, great Order and better Making of the faid Clothes for Weight and Length thereof hath enfued, and to the End that hereafter further Diffeovery and Reftraint of all Abufes and Deceits contrary to the former Laws and Statutes of this Realm may be provided for, to the reviving of the Reputation of fo good, provided and necefflary a Commodity, It may pleafe your Majefty, with the Affent of the Lords Spiritual and Temporal, and the whole Commonalty, a fembled in this prefent Parliament, and by the Authority of the fame, That it may be enacted,  $\mathfrak{S}_c$ .

[Continued, 3 Car. 1. c. 4. § 20. 22. 16 Car. 1. c. 4. ; but repealed. 49 G. 3. c. 109. § 1.]

# CAP. XI.

4 Sie.

An Act for the bringing in Clap-board from the Parts of + beyond the Seas, and the restraining of transporting of Wine Casks, for the sparing and preferving of Timber within the Realm.

• W HEREAS of late Years Timber is greatly decayed and • Onfumed within this Realm, the Want thereof is greatly • to be feared, and fpeedily to be provided for, and forafmuch • as there is great Occafion of fpending and confuming thereof, • by felling of great Quantities of Timber, and converting the fame into Cloven-board for the making of Cafk, which is ufually • transported out of the Realm into the Parts beyond the Seas : • And forafmuch allo as Wine Cafk brought into this Realm is • very ferviceable, as well for her Majetty's Houfhold and Navy, • in Time of her Highnefs Service, for victualling of her High-• nefs Ships, and allo for victualling of Merchant Ships, and • a great Caufe of fparing Timber within this Realm :'

Clap-board to<sup>4</sup> be upparted for Beer exported. II. Be it therefore enacted by the Queen's most excellent Majefty, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all and every Perfon and Perfons which fhall, after the Feaff of the Nativity of St. John Baptift next enfuing, fhip, carry or transport any Beer into the Parts beyond the Seas, to be fold or exchanged for other Merchandize, fhall, if he be a Stranger then before the fame transporting, if he be a Subject born, then, either before the fame transporting or within Four Months after, bring or caufe to be brought into this Realm, from the Parts beyond the Seas, for every Six Tuns of Beer, Two hundred of Clapboard fit for to make Cafk of, to contain in Length Three Foot and Two Inches at the leaft, or elfe the fame Cafk again, or fo much other good and fweet Cask in Quantity, and the same to be entered at the Cuftom Houfe without any colouring; or if the fame transporting shall be into the Realm of Ireland, then to bring in, in Manner and Form as aforefaid, fo much of the Shaffold-Shaffold-board board in Quantity as the faid Clap-board amounteth unto.

· III. And also be it further enacted by the Authority aforefaid, That no Stranger born shall, after the last Day of June which shall be in the Year of our 1 ord One thousand five hundred ninety four, thip, carry or transport beyond the Seas any Pilchers or other Fish in Cask, unless the same Person have before such shipping brought or caufed to be brought into this Realm, from the Parts beyond the Seas, for every Six Tuns of Pilchers or other Fifh, according to the Rate and Manner aforefaid, of Clap-board fit for Calk, or elfe of Calk as aforefaid ; upon Pain of Forfeiture Penaky. of the faid Beer, Pilchers and Cafk, that shall be shipped or laden to be transported into the Parts beyond the Seas.

IV. And be it further enacted by the Authority aforefaid, That In what Cafes it shall not be lawful for any Person or Persons, after the faid only Wine Cafks Feast of St. John the Baptist next enfuing, to transport or carry may be exported. any Wine Cask out of this Realm with any Beer or Beer-eager, nor any Wine Cafk fhaken, and fell the fame Beer or Beer-eager or Cafk except for the victualling of any Ship or portable Veffel, or of any of her Majesty's Garrisons and Forces in the Parts beyond the Seas, upon Pain of Forfeiture of the Sum of Forty Penalty. Shillings for every Tun of Cafk fo carried or transported.

V. Provided always, That this Act or any Thing therein con- Provide. tained shall not extend to the Transportation of any Herrings, whatfoever in Cafks. This Act to continue to the End of the Continuance. next Parliament.

[Not repealed, 3 Jac. 1. c. 11. § 3.—Continued, 3 Car. 1. c. 4. § 20. 22. 16 Car. 1. c. 4.]

# CAP. XII.

An Act for Confirmation of the Subfidies of the Clergy. EXP.

#### CAP. XIII.

An ACt for the Grant of Three entire Subfidies, and Six Fifteens and Tenths granted by the Temporalty. EXP.

### CAP. XIV.

An A& for the Queen's Majesty's most gracious Free and General Pardon.

[Thefe last Three Alls are not on the Roll.]

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# Anno tricefimo nono Reginæ ELIZABETHÆ. (A.D.1597.)

STATUTES made in the Parliament begun and holden at Weftminster the Four and twenticth Day of October, in the Nine and thirticth Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of England, France and Ireland, Queen, Defender of the Faith, Gc. and there continued until and on the Ninth Day of February then next following; viz.

#### С Л Р. I.

EXP.

repealed.

An Act against the decaying of Towns and Houses of Huíbandry.

WHERE a good Part of the Strength of this Realm confifteth in the Number of good and able Subjects : And " whereas the Decays of Towns and Habitations have been by • the ancient Laws of this Realm effeemed an high Offence; and • where of late Years more than in Times pass there have fundry . Towns, Parifhes and Houfes of Hufbandry been deftroyed and become defolate, by means whereof a great Number of poor <sup>4</sup> People are become Wanderers, idle and loofe, which is the · Caufe of infinite Inconveniencies;' Be it therefore enacted by Authority of this prefent Parliament, That an Act made in the Fourth Year of King Henry the Seventh, intituled, An All against & 5 H.7. c. 19. pulling down and Destruction of Houses and Towns, and all other Acts heretofore made touching the Decays of Houfes of Hufbandry, for fo much of every of them as do concern the Decay or Re-edifying of any Towns, Villages or Houfes of Hufbandry. or laying or continuing any Quantity of Land to the fame, shall be from henceforth utterly repealed (a), faving only for all fuch Offences whereof and for the which there was at the first Day of this prefent Parliament any Action, Bill, Suit, Plaint or Information commenced or depending in her Majesty's Court of Star

> (a) [4 5 5 H. 7. c. 19. wholly repealed, 21 Jac. 1. c. 28. § 11.] II. And be it further enacted by the Authority aforefaid, That every Houfe that now hath or heretofore had Twenty Acres of Arable Land, Meadow and Pasture, or more thereunto belonging, and fo occupied or letten to farm, by the Space of Three Years together, at any Time fithence the beginning of the Qucen's Majefty's Reign that now is, and which is not or hath not been the Caftle or Dwelling Houfe of any Nobleman or Gentleman, nor the Chief Manfion Houfe of any Manor, is and shall be adjudged a House of Husbandry for ever, and that all Acres spoken of in this Statute shall be adjudged Acres according to the Statute or Ordinance de terris mensurandis.

Chamber, or any other her Majesty's Courts at Westminster.

III. And

III. And be it also enacted by the Authority aforefaid, If any Perfon or Perfons, Bodies Politick or Corporate, at any Time fince the Beginning of her faid Majefty's Reign, and before Seven Years now lait paft, have decayed or wafted, or willingly fuffered to be decayed or wasted any such Houses of Husbandry, that in every fuch Cafe the Offender in that Behalf shall erect, build or repair upon fome convenient Part of the Scites where the Decays were or been, or of the Lands to any fuch Houfes heretofore belong. ing, the One Half in Number of fuch Houles fo decayed or walled, if the Offender now hath, or hereafter by the Expiration, Surrender, Forfeiture or other Determination of fuch Leafes or Estates as are now in Este, shall or may have in his or their own Use or Occupation, fo much of the Lands which belonged to the fame Houses or any of them as will suffice to lay thereof Forty Acres of Arable Land, Meadow and Pasture, to every of the fame Houses fo to be erected, builded or repaired; and shall then also put to every of the fame Houfes Forty Acres of the fame Lands at the leaft, being Arable Land, Meadow and Pasture convenient and fit to be used and occupied with the fame Houses; and if the Offender now hath not, nor hereafter by the Expiration, Surrender, Forfeiture or Determination of any fuch Leafes or Estates as are now in Effe, shall not or may not have so much of the said Lands, then the Offender to erect, build or repair fo many of the fame Houfes before by this Act intended to be erected, builded or repaired as the fame Offender can of the fame Lands then in his or their own Ufe and Occupation, put thereunto Forty Acres of Arable Land, Meadow and Pasture ; and in fuch Cafe alfo the fame Offender shall put to every fuch Houfe fo erected, builded or repaired Forty Acres of the fame Land at the leaft, being Arable Land, Meadow and Pasture, which shall be fit and convenient to be used and occupied with the fame; and if any the fame decayed Houfes and Scites, and the Lands thereunto heretofore belonging, or any Part thereof, be in or do come to the Poffession or Hands as aforefaid of any as Heir, Executor, Administrator or Successor to the Offender, or otherwife as Assignce, by the immediate and free Gift of the Offender as aforefaid, that in every fuch Cafe fuch Heir, Executor, Adminiftrator, Succeffor or Affignee upon the Scites or fome other convenient Part of the fame Lands fo grown or come unto him or them, and for and in refpect of fo much of the fame Lands as is not before fatisfied, by erecting, building or repairing of Houses of Husbandry, and supplying the same with Lands according to the true Intent of this Act in that Behalf, shall erect, build or repair fuch and fo many Houfes of Hulbandry in fuch Manner and with like Addition of Lands thereunto as the Offender proportionably should have done in the like Cafe by the true Meaning of this Act; and if any of the fame Wastings or Decayings have happened within Seven Years now last pail, the Offenders in that Behalf having now, or which hereafter by the Expiration, Surrender, Forfeiture or other Determination of fuch Leafes or Estates as are now in Elle, shall or may have in his or their own Use or Occupation, so much of the fame Scite or Lands which belonged to the fame Houfe fo decayed or wafted, or any of them as can fupply every of the fame Houfes which had before belonging unto it under Forty Acres, with Twenty Acres of Arable

Arable Land, Meadow and Pafture; and every fuch of the fame Houses which before had Forty Acres or above belonging to it, with Forty Acres of Arable Land, Meadow and Pasture, shall erect, build or repair upon fome convenient Part of the Scites or Lands that belonged to the fame Houfes or any of them, the whole Number of the Houses so decayed or waited; and for every fuch of the fame Houses of Husbandry as heretofore had under Forty Acres of Arable Land, Meadow and Pafture, belonging to it, shall put to the Houses of Husbandry so to be erected, builded or repaired, of the Lands which fuch Offender hath or shall have as aforefaid, Twenty Acres at the least of Arable Land, Meadow and Pasture, fit and convenient to be used and occupied therewith; and for every fuch of the fame Houfes of Husbandry fo wasted or decayed as aforefaid, as had belonging to it Forty Acres of Arable Land, Meadow and Pasture, or more, shall put to every of the fame Houses fo to be erected, builded or repaired of the fame Lands which fuch Offender hath or fhall have as aforefaid, Forty Acres at the least of Arable Land, Meadow and Pasture fit and convenient to be used and occupied therewith; and if the fame Offender have not, or shall not have as aforefaid, fo much of the Lands belonging to any of the fame Houses as may therewith perform that which is aforefaid, then the fame Offender shall erect, build or repair so many only of the fame Houses of Husbandry as he can, with the fame Lands in the Use and Occupation as aforefaid of such Offender, supply the fame Houfes with fuch Quantity of Arable Land, Meadow and Pasture, as before in this Article is mentioned to be put to the fame, and shall put to every of the fame Houses of the fame Arable Land, Meadow and Pasture, accordingly; and if the fame decayed or wafted Scites or Houfes and Lands thereunto heretofore belonging, or any Part thereof, be in or do come to the Poffession or Occupation as aforesaid, of any as Heir, Executor, Administrator or Successor to the faid Offender last before mentioned, or otherwife as Affignee, by the immediate and free Gift of the fame Offender, that in every fuch Cafe fuch Heir, Executor, Administrator, Successor or Affignee, upon some convenient Part of the fame Scite or Lands fo grown or come to him or them; and for and in respect of fo much of the fame Scite and Lands as is not before fatisfied by erecting, building or repairing of Houses of Husbandry, and supplying the same with Lands according to the true Intent of this Act in that Behalf. shall erect, build or repair such and so many Houses of Husbandry, and with like Addition of Lands thereunto, as the Offender proportionably flould have done in like Cafe by the true Meaning of this Act ; and that all fuch as have or shall have any the Houses of Husbandry decayed or wasted as is aforefaid, at any Time fince the Beginning of her faid Majefty's Reign, or the Lands thereunto belonging, or any Part thereof, by, from or under the Offender, for Money or other Confideration, or otherwife by any other Title than under the Offender; that in every fuch Cafe, fuch fo having fuch Scites or Houfes fo decayed or wafted as aforefaid, and the Lands which did thereunto belong, or any Part thereof, and not before that erected, builded or repaired with Houses of Husbandry, and supplied with Lands according to the true Meaning of this Act, shall, for and in respect of the fame Lands

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Lands which he or they to have, proportionably creft, re-edify and repair only the Fourth Part in Number of the like Houfes of Hufbandry, and with fuch and the like Quantity of the fame Lands to be added to every of the fame Houses of Husbandry as is before mentioned for the Offender to do and perform in like Cafes of Decays made within Seven Years now last past.

IV. And be it also enacted, That every Person, Body Politick and Corporate, that is to make any Erection, building or repairing of Houses as is aforefaid, shall perform Two of the fame Erections, Buildings or Repairings before the Feaft of Pentecoft, in the Year of our Lord God One thousand five hundred ninety nine, if fo many be to be done by fuch Party, if not, then One where but One is to be done; and who is to perform more than Two shall thenceforth yearly perform Two other of the fame, until all fuch Erections, Re-edifyings and Repairings be fully performed, which that Party is to do and perform by the true Intent of this Act; and as the fame Houses shall from Time to Time be erected, builded or repaired, the Lands as is aforefaid shall be put thereunto, and for fuch Houses as are now standing, the Lands in manner as is aforefaid shall be put thereunto before the faid Feast of Pentecoff in the Year aforefaid.

V. And be it further enacted, That all Houses of Husbandry, which are to be erected, builded or repaired by the true Intent of this Act, and all other Houses of Husbandry now standing, shall, from Time to Time for ever, by the Occupiers and Posseffors thereof, be upholden and maintained in good and convenient Reparations, inhabitable and tenantable, and as Houfes of Hufbandry in those Parts; and that the Lands thereto to be put, or now belonging as aforefaid, or as much in Goodnefs, Quantity and Quality thall be demifed with the Houfe by the Leffor thereof, whenfoever the fame Houfe shall be demifed without any willing Default of the Leffor in that Behalf, and that the fame Lands shall be used and continued in Tillage and Husbandry according to the Statute in that Behalf; and where any, in Reafon or good Confcience, ought to have Contribution from any other towards the Charges of any Erections, Buildings or Repairings aforefaid; in every fuch Cafe upon a Bill to be exhibited anto the High Court of Chancery by fuch Party against any Decayer or other that ought to be contributory to the fame as aforefaid, fuch Contribution shall be given, and in fuch Sort levied and paid as by Order of that Court shall in that Behalf be fet down or taken.

VI. Provided always neverthelefs, and be it enacted, If any House of Husbandry now standing, hath or shall have belonging to it, or letten therewith, above the Number of Threefcore Acres of Arable Land, Meadow or Pasture in the Whole, the Overplus thereof may from Time to Time be added to fupply or make up any other House to be a House of Husbandry of or under Forty Acres; and that for the more better and commodious occupying or Hufbandry of any the Lands, Meadows or Paftures which thall be allotted or belonging to any Houle of Husbandry as is aforefaid, it shall be lawful for any Lord to make exchange with any his Tenants, or any Tenant or other Person with the Affent of the Lord to change the one with the other without incurring any the VOL, IV.

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the Penalties of this Statute; any Thing in this AA to the contrary notwithstanding.

VII. Provided also, That if any Person hath erected, or hereafter shall erect, any new like House of Husbandry where no House of Husbandry was at any Time fince the Beginning of her Majefty's Reign, with like Lands allotted or to be allotted thereunto as aforefaid, and as convenient, in Lieu or Place of any House of Husbandry heretofore decayed, or hereafter to be decayed, and within Two Miles thereof; that in every fuch Cafe fuch House so decayed or to be decayed, is not nor shall not be repaired, re-edified, or continued by the true Intent of this Act, fo always that the fame Houfe newly erected or to be erected, be continued a like Houfe of Hufbandry as aforefaid for ever; and if any Perfon or Perfons which hath built any Manfion Houfe fit for the Dwelling of a Gentleman or any Perfon of higher Degree, hath taken into his Hands any Lands not exceeding the Quantity of Six Score Acres, or Houles not exceeding the Number of Two Houses, convenient and needful to be employed for maintaining of necessary Hospitality and Housekeeping in that House, such Person for such taking into his Hands or decaying of fuch Lands or Houses, shall not be deemed or taken for any Offender by this Statute.

VIII. Provided alfo, That this Act or any Thing therein contained, fhall not extend to any Park or inclosed Ground for Deer, or any Lands or Houses therein, the fame being at this present chiefly flored with or employed to Deer.

IX. Provided alfo, That this Act or any Thing therein contained, shall not be prejudicial to any, being out of the Realm, or Infant, or of *non fana memoria*, which before by this Act ought to re-edify, erect or repair any House or Houses of Husbandry, so that every such Person shall yearly next after his Return, full Age or being of *fana memoria*, perform therein the Intent of this Act.

X. And be it enacted by the Authority aforefaid, That every Perfon and Perfons, Bodies Politick and Corporate, which shall offend in any the Premifes, shall for every Houfe that shall not be erected, builded, repaired, continued or maintained in neceffary Reparation, tenantable according to the true Meaning of this A&, by the Space of One Year, forfeit Ten Pounds, and fo yearly Ten Pounds until the fame shall be sufficiently erected, builded, continued or repaired; and for every Acre of Land, Meadow or Pasture, which shall not be layed unto or let with fuch Houses of Husbandry when the fame shall be demifed as aforefaid, shall forfeit for every Year he or they shall fo offend, the Sum of Ten Shillings, as long and as often as such Acre shall not in those Respects be used and ordered according to the Intent of this A&; which Forfeitures shall be divided into Three equal Parts, whereof One Third Part to be to the Queen's Majefty, her Heirs and Succeffors; one other Part to be to the Ule of the Poor within the Parish where the Offence shall be committed, to be delivered by the Order of the Court in which the fame shall be recovered, to the Churchwardens of the fame Parish without any Charge or other Warrant; and the other Third Fart to fuch as will fue for the fame in any Court of Record at Westminster, by Action, Bill, Plaint

Plaint or Information, if any fuch will fue, if not, to the Queen's Majefty, her Heirs and Succeffors, in which Suit no Effoih, Protection or Wager of Law shall be allowed.

XI. And be it further enacted, &c. That the Juffices of Affifes to be holden within every County of this Realm, fhall have full Power and Authority to inquire of, hear and determine all and every the faid Defaults and Offences to be committed or done within the Counties where any fuch Affifes fhall be kept upon Inquifition, Indictment, Bill or Information to be exhibited before them.

XII. Provided alfo, That no Offender shall be impeached or fued by virtue of this Act, except fuch Suit shall be brought and commenced within Two Years of the fame Offence committed or done, being profecuted by any for himself and her Majesty, her Heirs or Succeffors; but in cafe where the faid Suit shall be brought or profecuted for her Majesty, her Heirs or Succeffors only, then fuch Suit to be brought and commenced within Three Years of the fame Offence done and committed. This Act to endure but to the End of the next Session of Parliament.

# CAP. II.

An Act for Maintenance of Hufbandry and Tillage.

THEREAS the Strength and flourishing Estate of this Kingdom hath been always and is greatly upheld and ' advanced by the Maintenance of the Plough and Tillage, being the Occafion of the Increase and multiplying of People, both
for Service in the Wars and in Times of Peace, being also a ' principal Mean that People are fet on work, and thereby with-' drawn from Idleness, Drunkenness, unlawful Games and all other · lewd Practices and Conditions of Life : And whereas by the ' fame Means of Tillage and Hufbandry the greater Parts of the · Subjects are preferved from extreme Poverty in a competent · Estate of Maintenance and Means to live, and the Wealth of the \* Realm is kept, dispersed and distributed in many Hands, where ' it is more ready to answer all necessary Charges for the Ser-• vice of the Realm: And whereas also the faid Husbandry and " Tillage is a Caufe that the Realm that doth more ftand upon vitfelf, and without depending upon foreign Countries, either for <sup>4</sup> bringing in of Corn in Time of Scarcity, or for Vent and Ut-' terance of our own Commodities being in over great Abundance: And whereas from the Twenty feventh Year of King . Henry the Eighth, of famous Memory, until the Thirty fifth ' Year of her Majesty's most happy Reign, there was always ' in Force fome Law which did ordain a Conversion and Con- tinuance of a certain Quantity and Proportion of Land in Tillage . not to be altered; and that in the last Parliament held in the faid " Thirty fifth Year of her Majefty's Reign, partly by reason of • the great Plenty and Cheapnels of Grain at that Time within · this Realm, and partly by reason of the Imperfection and Ob-· fcurity of the Law made in that Cafe, the fame was difcon-· tinued, fince which Time there have grown many more Depopulations by turning Tillage into Pafture, then at any Time for
the like Number of Years heretofore :'

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IL Be it enacted by the Queen our Søvereign Lady, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That whereas any Lands or Grounds at any Times fince the Seventeenth of November, in the First Year of her Majesty's Reign, have been converted to Sheep Pastures or to the fatting or grazing of Cattle, the same Lands having been tillable Lands, Fields or Grounds, such as have been used in Tillage or for Tillage by the Space of Twelve Years together at the least next before fuch Conversion, according to the Nature of the Soil and Course of Husbandry used in that Part of the Country, all fuch Lands and Grounds as aforefaid shall, before the First Day of May which shall be in the Year of our Lord God One thousand five hundred and ninety nine, be reftored to Tillage or laid for Tillage in fuch Sort as the whole Ground, according to the Nature of that Soil and Courfe of Hufbandry used in that Part of the Country, be within Three Years at the leaft turned to Tillage by the Occupiers and Poffeffors thereof, and fo shall be continued for ever.

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III. And be it further enacted by the Authority aforefaid, That all Lands and Grounds which now are used in Tillage or for Tillage, having been tillable Lands, Fields or Grounds, fuch as next before the First Day of this prefent Parliament, have been by the Space of Twelve Years together at the leaft used in Tillage or for Tillage, according to the Nature of the Soil and Courfe of Husbandry used in that Part of the Country, shall not be converted to any Sheep Pasture, or to the grazing or fatting of Cattle by the Occupiers or Poffeffors thereof, but shall, according to the Nature of that Soil and Courfe of Hufbandry used in that Part of the Country, continue to be used in Tillage or for Tillage for Corn or Grain and not for Woad.

IV. Provided nevertheles, That if any Person or Body Politick or Corporate, hath fince the Seventeenth of November aforefaid, laid or hereafter shall lay any Ground to graze, or hath used or shall use the same Ground with Sheep or any other Cattle, which Ground hath been or shall be driven or worn out with Tillage only upon good Hufbandry, and with Intent bona fide, without Fraud or Covin, the fame Ground should recover Heart and Strength, and not with Intent to continue the fame otherwife in Sheep Pasture, or for fatting or grazing of Cattle, that no fuch Perfon or Body Politick or Corporate shall be intended, for that Ground, a Converter within the Meaning of this Law.

V. Provided alfo, That if any fuch Occupier or Poffeffor of Ground as aforefaid, hath broke up converted or laid forth, or shall break up convert or lay forth into Tillage any other Ground not liable to this prefent Law as aforefaid, and lying within the fame Parish, Town, Hamlet or Lordship, or within Two Miles of the fame Land formerly tilled, that for fuch Quantity only and for fo long Time as he hath fo done or continued, or fhall fo do or continue, he fhall not incur any Penalty contained in this Act, but that it shall be lawful for any fuch Occupier or Possesfor, at his Liberty and Pleafure, and according to his best Commodity and Husbandry, to change and alter from Time to Time fucht Ground put or to be put in Tillage, fo that every fuch Occupier do keep the Sum or Total of the Quantity or Proportion of his Grounds lying within the same Parish, Town, Hamlet **0r** 

or Lordship, or within Two Mile of the same Land formerly tilled in Tillage as aforefaid.

VI. Provided also, That this Act shall not extend to any Ground that any Perfon, Body Politick or Corporate hath turned or shall turn from Tillage to Pasture for the only Maintenance or keeping of his or their own Horles, Geldings, Mares or draught Oxen, or the Horfes, Geldings or Mares of his or their own Family, or others coming to his or their House, or for the Maintenance or keeping of Kine, Sheep or other Cattle for the only Victuals to be fpent in his or their Houfes, or for the needful and neceffary Soiling of his or their tillable Lands.

VII. Provided neverthelefs. That no Perfons that shall commonly feed and fell yearly, Beeves and Muttons to a greater Number than he or they shall yearly spend in Victual in his or their Manfion Houfe or Houfes, and more than shall grow or be needful to be culled out, or in respect of the necessary Stocks for Maintenance of Housekeeping, and foiling the tillable Lands as aforefaid, or that shall be a common Fatter of Beeves or Muttons, or any of them as a common Grazier or Sheep Master, to be commonly fold in Markets and Fairs, or to the common Butchers other than in refpect of the neceffary Stocks aforefaid, shall be taken, expounded or underflood to be fuch Perfon or Perfons, Bodies Politick or Corporate, as by this Provifo last above mentioned may keep any Ground or Pasture whole and not converted into Tillage for the Maintenance and keeping Kine, Sheep or other Cattle for the only Victual to be fpent in their own Houfes, or for the needful foiling of their tillable Lands, but been and fhall be excepted out of the fame Provifo; any Thing in the fame Provifo contained to the contrary notwithstanding. And whereas it is mentioned that this Act or any Thing therein contained, shall not extend to be prejudicial to any Perfon or Perfons, Bodies Politick or Corporate, for the keeping of any Ground in Pasture for the only Maintenance and keeping of his or their Horfes, Mares, Geldings or draught Oxen, or for the Maintenance and keeping of Kine and other Cattle for the only Provision and victualling of his or their Mansion or Dwelling House or Houses, Be it declared and enacted by the Authority aforefaid, That if it shall fortune any fuch Person or Persons to be absent, and not refident at or upon his or their usual Manfion or Dwelling Houfe or Houfes with his Family or Houfhold, for and by Occasion of Service or Attendance to be done by any fuch Perfon or Perfons, by the express Commandment of the Queen's Majefty, her Heirs or Succeffors within the Realm or without, or elfe having Two or Three Manfion or Dwelling Houses, shall be resident and dwelling with his Family but at One of them, or shall be within Age, that then during and for the Time of fuch Service, Attendance, Minority and Absence, and One Year next after or during, and for the Time that he or they shall be resident or dwelling with his Family but at or upon one of his Dwelling Houfes, he or they shall and may keep such Grounds in Pasture belonging or usually occupied with any of the faid Two or Three Houses, and with no more or others in his or their own Hands or Occupation, or let it out to any other Perfor or Perfons without incurring of any Danger or Forfeiture by virtue of this Act, fo that the fame Perfon or Perfons shall and do keep

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keep the fame Manfion and Dwelling Houfe or Houfes unletten in good fufficient Reparations, and meet and convenient for him or them to repair and refort unto at all Times for his and their Dwelling and Abode; any Thing in this Act to the contrary thereof notwithstanding.

VIII. And be it enacted by the Authority aforefaid, That if any Perfon or Body Politick or Corporate, shall offend against the Premises, every such Person or Body Politick or Corporate fo offending shall lose and forfeit for every Acre not restored or not continued as is aforefaid, the Sum of Twenty Shillings for every Year that he or they fo offend; and that the faid Penalties or Forfeitures shall be divided in Three equal Parts, whereof One Third Part to be to the Queen's Majefty, her Heirs and Succeffors, to her and their own Use; one other Third Part to the Queen's Majesty, her Heirs and Successors, for Relief of the Poor of the Parish where the Offence shall be committed, if any fuch be, to be delivered by Warrant of the principal Officers in the Receipt of the Exchequer, without further Warrant from her Majefty, her Heirs and Succeffors; and the other Third Part to fuch Perfon as will fue for the fame in any Court of Record at Weftminster, by Action of Debt, Bill, Plaint or Information, in which Suit no Effoin, Protection or Wager of Law shall be allowed.

IX. And be it further enacted by the Authority aforefaid, That the Juffices of Affife or Juffices of the Peace in every County within this Realm at the Affifes or Quarter or General Seffions, shall have full Power and Authority by virtue of this Act, to enquire, hear and determine all and every the Defaults and Offences committed or done contrary to this Act, within the County where any fuch Affifes or Seffrons shall be kept, by Inquifition, Prefentment, Indictment, Bill or Information, or by any of the fame Ways or Means, and upon the Conviction of the Offender by Information or Suit of any other than her Majefty, her Heirs or Succeffors, to make Extracts of One Third Part of the Forfeitures to be levied for the Queen's Majefty, her Heirs and Succeffors, as they use to do of other Fines, Issues and Amerciaments grown in the Seffions of Peace, and to award Exccution of the Two other Third Parts, the one for the Complainant or Informer, and the other to the Poor by the Difcretion of the Juffices of Peace at the General Seffions against the Offender by Fieri facias and Capias, as her Majefty's Juffices at Westminster may do and use to do; and if any such Conviction shall hereafter happen to be at her Majefty's Suit only, that then the Forfeitures to be extracted and levied for her Majesty, her Heirs and Succeffors, to the Uses aforefaid; and it is also further enacted, That if any Perfon shall hereafter be punished by virtue of this Act, for any Thing mentioned in this Act, that then the fame Perfon shall not otherwife be vexed, troubled, fued or put to any Pain or Punishment for the Thing wherefore he or they shall have been fo punished.

X. Provided alfo, That no Offenders shall be impeached or fued by virtue of this Act, except such Suit shall be brought and commenced within Two Years of the same Offence committed or done, in case where the said Suit shall be brought and prosecuted in Name of any Informer; and in case the same Suit shall be brought and prosecuted in her Majesty's Name, or in the Name of

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# A.D.1597. Anno 39° ELIZABETHAB, C. 2. 10.

her Heirs or Succeffors, then fuch Suit to be brought and commenced within Three Years of the Offence done and committed.

XI. Provided alfo, No Land compellable to be put in Tillage by virtue of this Act shall be deemed or adjudged a Breach of Forfeiture of any Covenant, Bond or Condition between any Perfons whatfoever; neither that any Perfon that shall be compelled to put and convert any Lands into Tillage by virtue of this Act, shall therefore incur any Penalty or Prejudice collateral, or other, whether it be of Augmentation of Rent, giving of any Recompence or Confideration, or the like, but shall be in Law difcharged of every fuch Limitation, Covenant, Condition or Agreement.

XII. Provided neverthelefs, That this Act shall not extend to any Pasture, Heath, Downs, waste or barren Ground, which hath not heretofore been commonly used to be eared or tilled for Corn, and which is not meet and ftrong enough to be continued still in Tillage according to the Nature of the Soil and Cuftom of the Country; nor to any Commons, Fens, Moors, Moss, nor to any Marshes being usually overflown with Water at any Time of the Year; nor to any Marshes or Grounds recovered and inned, and which are or shall be fo kept and continued by charge of Banks; nor to any Park or Parks, Warren or Warrens, nor to any inclosed Grounds now used with Deer or Conies, or which hereafter by Licence from her Majefty, her Heirs or Succeffors, with fufficient Claufe of Difpensation mentioning this Act, shall be principally beftowed and employed to the Maintenance of Deer and Conies without Fraud or Covin; nor to any Meadows, nor to any Wood Grounds, nor to any Orchard, Garden, Pool or Pondyard, nor to any Grounds fet or fown with Saffron, Hops, Garlick, Onions or other fuch Garden Roots meet for Victual; nor to any Plot or Soil whereupon any Houfe or Tenement habitable is erected, and the Curtilages, Yards and Backfides thereof; nor to any Ground occupied or let with any Tenement being under the Quantity of Twenty Acres, as long as fuch Tenements shall be continued not decayed; nor to any Grounds wherein any Ore, Lead, Tin, Iron, Coal, commonly called Sea Coal, Stone Coal or Moor Coal is commonly got, all which to be intended during fuch Time only as all and every the Grounds aforefaid shall be used or put to the Uses and Intents above specified ; any Thing in this Act to the contrary notwithstanding.

XIII. Provided always, That this laft Provide shall not give any Benefit, Advantage or Liberty to any Perfon or Perfons which hath converted or employed, or hereafter shall convert or employ any more Ground to the keeping of Conies not being lawful Warren, than Ten Acres at the most, and the same to be within One Mile of his Dwelling House.

XIV. Provided alfo, That this AA fhall not extend to any Counties within this Realm of England, but fuch only as fhall be hereafter specified; that is to fay, the Counties of Northampton, Leicester, Warwick, Buckingbam, Bedford, Oxford, Berk/bire, the Isle of Wight, Gloucester, Worcester, Nottingbam, Hamp/bire, Wilt/bire, Somerfet, Dorfet, Derby, Rutland, Lincoln, Hereford, Cambridge, Huntingdon, York, Pembroke in South Wales, and the Bishoprick of Durbam and Northumberland, and the Counties of all Cities and Corporations lying, fituate and being within the Counties afore-K k 4 faid or confining to the fame, and the Aynkie of the County of the City of York.

XV. Provided always, That neither this Act nor any Thing therein contained, shall extend to any Ground now converted from Tillage to Meadow or Palture lying within Two Miles of the great Road-way, called Watling Street, leading from the Town of Dunstable in the County of Bedford, towards Westerler, fo that the fame Ground be not above Five Miles from the Parish Church of Dunstable, nor within Two Miles thereof. This Act to endure to the End of the next Session of Parliament.

[Continued 43 Eliz. c. 9. § 22. and fee 32. but now expired.]

### EAP. HI.

# An Act for Relief of the Poor. EXP.

### [See 43 Eliz. c. 2.]

### CAP. IV.

An Act for Punishment of Rogues, Vagabonds, and sturdy Beggars.

OR the suppressing of Rogues, Vagabonds and Aurdy Beg-**F** gars, Be it enacted by the Authority of this prefent Parlia-ment, That from and after the Feast of *Easter* next coming, all Statutes heretofore made for the Pumilment of Rogues, Vagabonds or flurdy Beggars, or for the Erection or Maintenance of Hoties of Correction, or touching the fame, shall; for fo much as concerneth the fame, be utterly repealed ; and that from and after the faid Feast of Easter, from Time to Time, it full and may be lawful to and for the Juffices of Peace of any County or City in this Realm or the Dominions of Wales, affembled at any Quarter-Sellions of the Peace within the fame County, City, Borough or Town Corporate, or the more Part of them, to let down, order to erect, and to caule to be erected One or more Houses of Cornection within their feveral Counties or Cities; for the doing and performing whereof, and for the providing of Stocks of Money and all other Things necessary for the same, and for raising and governing of the fame, and for Correction and Puniforment of Offenders thither to be committed, fuch Orders as the fame Juftices or the more Part of them stall from Time to Time take, reform or fet downlin any their faid Quarter-Sefficits in that Behalf shall be of force, and be duly performed and put in Execution.

II. And be it also further enacted by the Anthority aforelaid, That all Perfons calling themfelves Scholars going about begging; all Seafaring Men pretending Loffes of their Ships or Goods on the Sea, going about the Country begging; all idle Perfons going about in any Country either begging or using any fultle Craft, or unlawful Games and Plays, or feigning themfelves to have Knowledge in Phylognomy, Palmestry or other like crafty Science, or pretending that they can tell Definies, Fortunes or fuch other like fantaftical Imaginations; all Perfons that be or utter themfelves to be Proctors, Procurets, Patent Gatherers or Collectors for Gaols, Prifons or Hofpitals; all Fencera, Berewards, common Players of Interludes and Minstrels wandering abroad (other than Players Players of Interlades belonging to any Baron of this Realm, or any other honourable Perfonage of greater Degree, to be authorized to play under the Hand and Seal of Arms of fuch Baron of Perfonage) all Juglets, Tinkers, Pedlats and petty Chapmen wandering abroad; all wandering Perfons and common Labourers, being Perfons able in Body, using lostering and refusing to work for facil reationable Wages as is taxed or commonly given in fuch Parts where fuch Perfons do or fhull happen to dwell or abide, not having Living otherwife to maintain themfelves; all Perfons delivered out of Gaols that beg for their Fees, or otherwife do travel begging; all fuch Perfons as fhall wander Abroad begging, pretending Loss by Fire or otherwife; and all fuch Perfons not being Felons, wandering and pretending themfelves to be Egyptians, or wandering in the Habit, Form or Attive of counterfeiting Egyptians, thall be taken, adjudged and deemed Rogues, Vagabonds and flurdy Beggars, and shall fultam fuch Pam and Pumiliments as by this Act is in that Behalf appointed.

III. And be it enacted by the Authority aforefaid, That every Perfon which is by this prefent Act declared to be a Rogne, Vagabond or fturdy Beggar, which shall be at any Time after the faid Feast of Baster next coming, taken begging, vagrant, waadering or milordering themfelves in any Part of this Realm, or the Dominion of Wales, that, upon their Appreliention by the Appointment of any Justice of the Peace, Constants, Headborough or Tythingman of the lame County, Hundred, Parifs or Tything where luck Perfon shall be taken, the Tythingman or Headborough being affitted therein with the Advice of the Mirifter and One other of that Parifit, be fivipped naked from the Middle upwards, and fhall be openly whipped until his or her Body be Bloody; and thall be forthwith fent from Parifi to Parish by the Offleer's of every the fame, the next straight Way to the Parlin where he was born, if the fame may be known by the Parties Confession or otherwife, and if the fame be not known then to the Parish where he or she last dwelt before the same Punifiment, by the Space of One whole Year, there to put him of herself to labour as a true Subject ought to do; or not being known where he or file was born or last dwelt then to the Parish through which he or fhe laft paffed without Punishment ; after which Whipping the fame Perfon shall have a Testimonial fubfcribed with the Hand, and fealed with the Seal of the fame Juftice of the Peace, Conftable, Headborough or Tythingman, and of the Minister of the fame Parish, or any Two of them, testifying that the fame Perfon hath been putilised according to this Act, and mentioning the Day and Place of his or her Punishment, and the Place whereunto fuch Perfon is limited to go, and by what Time the faid Perfon is limited to pafs thither at his Peril; and if the faid Perfon through his or her Default do not accomplifh the Order appointed by the faid Teftimonial, then to be effloons raken and whipped; and to as often as any Default shall be found in him or her contrary to the Form of this Statute; in every Place to be whipped till fuch Perfon be repaired to the Place limited : the Substance of which Teftimonial shall be registered by the Minister of that Parish, in a Book to be provided for that Purpole, upon Pain to forfeit Five Shillings for every Default thereof; and the Party fo whipped and not known where he or. fhe

the was born or laft dwelt by the Space of a Year, thall by the Officers of the faid Village where he or the fo laft patt through without Punithment, be conveyed to the Houfe of Correction of the Limit wherein the faid Village flandeth, or to the Common Gaol of that County or Place, there to remain and be employed in work until he or the fhall be placed in fome Service, and fo to continue by the Space of One Year, or not being able of Body until he or the fhall be placed, to remain in fome Almshoufe in the fame County or Place.

IV. Provided always, and be it enacted, If any of the faid Rogues shall appear to be dangerous to the inferior Sort of People where they shall be taken, or otherwife be fuch as will not be reformed of their roguish Kind of Life by the former Provifions of this Act, that in every fuch Cafe it shall and may be lawful to the faid Juffices of the Limit where any fuch Rogue shall be taken, or any Two of them, whereof One to be of the Quorum, to commit that Rogue to the Houfe of Correction, or otherwife to the Gaol of the County, there to remain until their next Quarter-Seffions to be holden in that County, and then fuch of the fame Rogues fo committed as by the Juffices of the Peace then and there prefent, or the most Part of them, shall be thought fit not to be delivered, shall and may lawfully by the same Justices or the most Part of them, be banished out of this Realm, and all other the Dominions thereof, and at the Charges of that Country shall be conveyed unto fuch Parts beyond the Seas as shall be at any Time hereafter for that Purpole affigned by the Privy Council unto her Majefty, her Heirs or Succeffors, or by any Six or more of them, whereof the Lord Chancellor or Lord Keeper of the Great Seal, or the Lord Treasurer for the Time being to be one; or otherwife be judged perpetually to the Gallies of this Realm, as by the fame Juffices or the most Part of them it shall be thought fit and expedient; and if any fuch Rogue to banifhed as aforelaid shall return again into any Part of this Realm or Dominion of Wales, without lawful Licence or Warrant fo to do, that in every fuch Cafe fuch Offence shall be Felony, and the Party offending therein fuffer Death as in cafe of Felony, the faid Felony to be heard and determined in that County of this Realm or Wales, in which the Offender shall be apprehended.

V. And be it also enacted by the Authority aforesaid, That if in any Town, Parish or Village, the Constable, Headborough or Tythingman be negligent and do not his or their best Endeavours for the Apprehention of fuch Vagabond, Rogue or fturdy Beggar which there shall be found contrary to the Form of this pre-lent Act, and to cause every of them to be punished and conveyed according to the true Meaning of this prefent Act, that then the faid Constable, Headborough or Tythingman in whom fuch Default shall be, shall lose and forfeit for every such Default Ten Shillings ; and also if any Person or Persons do in any wife difturb or let the Execution of this Law or any Part thereof, concerning the Punishment or conveying of Rogues, Vagabonds, flurdy Beggars, or the Relief or fettling of poor impotent Perfons in any manner of wife, or make refcue against any Officer or Person authorised by this present Act for the due Execution of any the Premises, the same Person so offending shall forfeit and lose for every ۰.

every fuch Offence the Sum of Five Pounds, and shall be bound to the good Behaviour.

VI. And be it also further enacted by the Authority aforefaid, That no Perfon or Perfons having charge in any Voyage, in paffing from the Realms of Ireland or Scotland, or from the Isle of Man into this Realm of England, do wittingly or willingly bring or convey, or fuffer to be brought or conveyed in any Veffel or Boat from and out of the faid Realm of Ireland, Scotland or Ifle of Man, into the Realm of England or Wales, or any Part thereof, any Vagabond, Rogue or Beggar, or any fuch as fhall be forced or very like to live by Begging within the Realm of *England* or *Wales*, or being born in the fame Realms or Ifland, on Pain of every fuch Perfon fo offending, to forfeit and lofe for every fuch Vagabond, Rogue, Beggar or other Perfon like to live by begging, Twenty Shillings to the Use of the Poor of the laid Parish in which they were fet on Land; and if any fuch Mannifk, Scottifb or Irifb Rogue, Vagabond or Beggar be already or shall at any Time hereafter be fet on Land, or shall come into any Part of England or Wales, the fame after he or fhe shall be punished as aforefaid, shall be conveyed to the next Port or Parish in or near which they were landed or first came, in such Sort as Rogues are appointed to be by this prefent Act, and from thence to be transported at the common Charge of the Country where they were fet on Land into those Parts from whence they came or were brought ; and that every Constable, Headborough and Tythingman neglecting the due Performance thereof shall forfeit for every such Offence Ten Shillings.

VII. Be it further enacted by the Authority aforefaid, That no difeafed or impotent poor Perfon shall at any Time refort or repair from their Dwelling Places to the City of Bath or Town of Buxton, or either of them, to the Baths there for the Eafe of their Griefs, unlefs fuch Perfon do forbear to beg, and be licenfed to pafs thither by Two Justices of the Peace of the County where fuch Perfon doth or shall then dwell or remain, and provided for to travel with fuch Relief for and towards his or her Maintenance as shall be necessary for the same Person for the Time of such his or her travel and Abode at the City of Bath and Town of Buxton, or either of them, and return thence, and shall return home again as shall be limited by the faid Licence, upon Pain to be reputed, punished and used as Rogues, Vagabonds and sturdy Beggars declared by this prefent Act; and that the Inhabitants of the fame City of Bath and Town of Buxton shall not in any wife, be charged by this Act with the finding or Relief of any fuch poor People.

VIII. Provided always, That the Juftices of Peace within any County of this Realm or *Wales*, fhall not intromit or enter into any City, Borough or Towns Corporate, where be any Juftice or Juftices of Peace for any fuch City, Borough or Town Corporate for the Execution of any Branch, Article or Sentence of this Act, for or concerning any Offence, Matter or Caufe growing or arifing within the Precincts, Liberties or Jurifdictions of fuch City, Borough or Towns Corporate, but that it may and hall be lawful to the Juftice or Juftices of the Peace, Mayors, Bailiffs and other Head Officers of those Cities, Boroughs and Towns Corporate, where there be fuch Juftices of the Peace to proceed proceed to the Execution of this AA, within the Precinct and Compass of their Liberties, in such Manner and Form as the Jutices of Peace in any County may or ought to do within the same County by virtue of this AA; any Thing in this AA to the contrary thereof notwithstanding.

IX. Provided always, That this Act, or any Thing therein contained, shall not extend to the poor People for the Time being, in the Hospital called Saint Thomas Hospital, otherwise called the King's Hospital in the Borough of Southwark, near adjoining to the City of London, but that the Mayor, Commonally and Citizens of the faid City of London for the Time being, shall and may have the Rule, Order and Government of the faid Hospital, and of the poor People therein for the Time being; any Thing in this Act to the contrary notwithstanding.

X. Provided always, That this Act or any Thing therein contained, or any Authority thereby given, shall not in any wife extend to difinherit, prejudice or hinder John Dutton of Dutton, in the County of Chefler, Esquire, his Heirs or Assigns for, touching or concerning any Liberty, Pre-eminence, Authority, Jurifdiction or Inheritance which the faid John Dutton now lawfully ufeth, or hath or lawfully may or ought to use within the County Palatine of Chefter, and the County of the City of Chefter, or either of them, by reason of any ancient Charters of any Kings of this Land, or by reason of any Prescription, Usage or Title what-so-ver. And be it further enacted by the Authority aforesaid, That all Fines and Forfeitures appointed or to grow by this prefent Act (except fuch as are otherwife limited and appointed by this prefent Act) shall wholly go and be employed to the use of the Reparations and Maintenance of the faid Houses of Correction, and Stock and Store thereof, or Relief of the Poor where the Offence shall be committed at the Discretion of the faid Juffices of the Peace of the fame Limit, City, Borough or Town Corporate; and that all Fines and Forfeitures appointed or to grow by Conviction of any Person according to this present AA, shall, by Warrant under the Hands and Seals of any Two or more of the Juffices of the Peace of the fame County, City, Borough or Town Corporate, be levied by Diftress and Sale of the Goods and Chattels of the Offender, which Sale shall be good in the Law against fuch Offender; and that if any of the faid Offences shall be confessed by the Offender, or that the same shall be proved by Two fufficient and lawful Witneffes before fuch Two or more Juft.ces of the Peace, that then every fuch Perfon shall forthwith ftand and be in the Law convicted thereof.

XI. And be it further enacted by the Authority aforefaid, That any Two or more Juftices of the Peace within all the faid feveral Shires, Cities, Boroughs or Towns Corporate, whereof One to be of the Quorum, fhall have full Power by Authority of this prefent Act, to kear and determine all Caufes that shall grow or come in Question by reason of this Act.

XII. And be it also further enacted by the Authority aforefaid, That the Lord Chancellor or Keeper of the Great Scal of *England* for the Time, shall and may at all Times hereafter by virtue of this prefent Act, without further Warrant, make and direct Commission or Commissions under the Great Scal of *England* to any Person or Persons giving them or some of them thereby Authority

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Authority, as well by the Oaths of good and lawful Men as of Witnesses or Examination of Parties, or by anyother lawful Ways or Means whatfoever, to enquire what Sums of Money or other Things have been or shall be collected or gathered for or towards the Erection of any Houses of Correction, or any Stocks or other Things to fet Poor on work, or for the Maintenance thereof, at any Time after the Seventeenth Day of November, in the Eighteenth Year of the Reign of the Queen's most Excellent Majefty, and by whom the fame were or shall be collected or gathered, and to whole Hands coming, and to what use and by whole Direction the fame was or shall be employed; and to call all and every fuch Perfon and Perfons, and their Sureties. and every of their Executors or Administrators to account; and to compel them and every of them by Attachment of their Goods or Bodies to appear before them for the fame, and to hear and determine the fame, and to levy fuch Money and Things as they fhall find not to have been duly employed upon the faid Houles of Correction or Stocks, or upon other like Ules, having in fuch other like Uses respect of Things past by the faid Commissioners to be allowed of, either by Diffrefs and Sale of the Goods and Chattels of fuch Perfons as they shall think fit to be chargeable or answerable for the same, or by Imprisonment of their Bodies at their Difcretion; and that the faid Commissioners shall have full Power and Authority to execute the fame Commission according to the Tenor and Purport thereof; and that all their Proceed. ings, Doings, Judgments and Executions by Force and Authority thereof, shall be and remain good and available in the Law, which faid Money fo levied by the faid Commissioners shall be delivered and employed for the crecting or Maintenance of the fame.

XIII. Provided always neverthelefs, That every feafaring Man fuffering Shipwreck, not having wherewith to relieve himfelf in his Travels Homewards, but having a Teftimonial under the Hand of fome One Juftice of the Posce of or near the Place where he landed, fetting down therein the Place and Time where and when he landed, and the Place of the Parties Dwelling or Birth unter which he is to pafs, and a convenient Time therein to be limited for his Paffage, fhall and may without incurring the Danger and Penalty of this Act in the ufual Ways directly to the Place unto which he is directed to pafs, and within the Time in fuch this Teftimonial limited for his Paffage, afk and receive fuch Relief as fhall be neceffary in and for his Paffage.

XIV. Provided alfo, That this Statute nor any Thing thereiz contained, fhall extend to any Ohildren under the Age of Seven Years, nor to any fuch Glaffmen as shall be of good Behaviour, and do travel in or through any Country without begging, having Licence for their travelling under the Hands and Seals of Three Justices of the Peace of the fame County where they travel, where of One to be of the Quorum.

XV. And be it also further enacted by the Authority aforefaid, That this prefent Act shall be proclaimed in the next Quarter-Seffion or Seffions in every County, and in such other Market Towns or Places as by the more Part of the Justices of the Peace in the faid Seffions shall be agreed and appointed. This Act to endure to the End of the First Seffion of the next Parliament.

[Continued by feveral Aas; repealed, 1.2 Ann. Stat. 2. c. 23.] CAP.

VHEREAS at the last Session of Parliament, Provision

was made as well for maimed Soldiers by Collection in

# C A P. V.

# An Act for erecting of Hospitals, or Abiding and Working Houses for the Poor.

· every Parish as for other Poor, that it should be lawful for every

35 Eliz. c. 7.

Perfon, during Twenty Years next after the faid Parliament, by
Feoffment, Will in Writing, or other Affurance, to give and be-' queath in Fee-fimple, as well to the Use of the Poor, as for the · Provision, Sustentation or Maintenance of any House of Cor-" rection, or Abiding-Houses, or of any Stocks or Stores, all or ' any Part of his Lands, Tenements or Hereditaments: Her most · Excellent Majefty understanding and finding that the faid good · Law has not taken fuch Effect as was intended, by reason that no ' Perfon can erect or incorporate any Hofpital, Houfes of Cor-' rection or Abiding-places, but her Majefty, or by her Highnefs ' special Licence, by Letters Patents under the Great Seal of " England in that Behalf to be obtained :' Her Majefty gracioufly affecting the good Succeis of fo good and charitable Works, and that without often Suit unto her Majefty, and with as great Eafe and little Charge as may be, is of her princely Care and bleffed Difpofition to and for the Relief and Comfort of maimed Soldiers, Mariners and other poor and impotent People, pleafed and contented that it be enacted by Authority of this present Parliament ; and be it enacted by the Authority of this prefent Parliament, That all and every Perfon and Perfons feifed of an Eftate in Fee-fimple, their Heirs, Executors or Affigns, at his or their Wills and Pleafures, shall have full Power, Strength, Licence and lawful Authority, at any Time during the Space of Twenty Years next enfuing, by Deed inrolled in the High Court of Chancery, to erect, found and establish one or more Hospitals, Maisons de Dieu, Abiding-places or Houses of Correction, at his or their Will and Pleafure, as well, for the finding, Suftentation and Relief of the maimed, poor, needy or impotent People, as to fet the Poor to work, to have Continuance for ever, and from Time to Time to place therein fuch Head and Members, and fuch Number of Poor, as to him, his Heirs and Affigns, shall feem convenient: And that the fame Hofpitals or Houfes fo founded, shall be incorporated, and have perpetual Successions for ever, in Fact, Deed and Name, and of fuch Head, Members and Numbers of poor, needy, maimed or impotent People as fhall be appointed, affigned, limited or named by the Founder or Founders, his or their Heirs, Executors or Affigns, by any fuch Deed inrolled : And that fuch Hofpital, Maison de Dien, Abiding-place or House of Correction, and the Persons therein placed, shall be incorporated, named and called by fuch Name as. the faid Founder or Founders, his Heirs, Executors or Affigns, shall fo limit, affign and appoint : And the same Hospital, Maifon de Dieu, Abiding-place or House of Correction, so incor-porated and named, shall be a Body Corporate and Politick, and shall by that Name of Incorporation have full Power, Authority and lawful Capacity and Ability to purchase, take, hold, receive, enjoy and have, to them and to their Successfors for ever, as well Goods and Chattels, as Manors, Lands, Tenements and Hereditaments.

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Any Perfon may erect an Hofpital or Houfe of Correction.

Incorporation of Hofpital by Founder.

Hofpital, &c. to be named by Founder. Hofpital, &c. to be a Body Politick, &c.

ditaments, being Freehold, of any Perfon or Perfons whatfoever: So that the fame exceed not the yearly Value of Two hundred Pounds above all Charges and Reprifes, to any one fuch Abiding--houfe, Holpital, *Maifon de Dieu* or Houfe of Correction, and lo as the fame, or any Part thereof, be not holden of our Sovereign Lady the Queen, her Heirs or Succeffors, immediately in Chief, or elle of our faid Sovereign Lady the Queen, or any other Perfon by Knight's Service; without Licence or Writ of Ad 7 E. I. Stat. 2. quod Damnum; the Statute of Mortmain, or any other Statute or Law to the contrary notwithstanding: And that the fame Hofpital, Maison de Dieu, Abiding-place or House of Correction, May sue and be and the Perfons fo being incorporated, founded and named, shall fued. have full Power, and lawful Authority, by the true Name of the Incorporation thereof, to fue and to be fued, implead and to be impleaded, to answer and to be answered unto, in all Manner of Courts and Places that now are or hereafter shall be within this Realm, as well Temporal as Spiritual, in all Manner of Suits whatfoever, and of what Nature and Kind foever fuch Suits or Actions be or shall be: And that the same Hospital, Maifon de Shall have a Dieu, Abiding-house or House of Correction, shall have and enjoy Common Seal. for ever fuch a common Seal or Seals, as by the faid Founder or Founders, his or their Heirs, Executors or Affigns, shall be in Writing under his or their Hand and Seal affigned, named or appointed, whereby the fame Corporation shall or may feal any Manner of Instrument touching the same Incorporation, and the Lands, Tenements, Hereditaments, Goods or other Things thereto belonging, or in any wife touching or concerning the fame : And further shall be ordered, directed and visited, placed Visitor or upon just Cause displaced, by such Person or Persons, Bodies Politick or Corporate, their Heirs, Successors or Affigns, as shall be to nominated or affigned by the Founder or Founders thereof, their Heirs or Affigns, according to fuch Rules, Statutes and Ordinances, as shall be set forth, made, devised or established by Statutes and the faid Founder or Founders, their Heirs or Affigns, in Writing Ordinances. under his or their Hand and Seal, not being repugnant or con-trary to the Laws and Statutes of this Realm; any Law, Statute, Cuftom, Ulage or other Thing whatloever to the contrary in any wife notwithstanding: And that it shall be lawful unto Founder may the Founder or Founders, his and their Heirs or Affigns, upon place the Head the Death or removing of any Head or Member of any fuch and Members. Corporation, to place one other in the Room of him that dieth, or is removed, fucceffively for ever.

II. Provided always, That all Leafes, Grants, Conveyances Leafes. or Estates to be made by any Corporation fo to be founded as aforefaid, exceeding the Number of One and twenty Years, and that in Possefiion, and whereupon the accustomable yearly Rent or more, by the greater Part of Twenty Years next before the making of fuch Leafe, shall not be referved and yearly payable, shall be void. Saving to all Persons, Bodies Politick and Corpo- General Saving. rate, their Heirs and Succeffors, (other than the Founders and Givers, their Heirs and Succeffors), all fuch Right, Title, Claim, Possession, Rents, Services, Commons, Demands, Interest and Profits, which they or any of them shall have, or of Right ought to have, of, in or to any the Lands, Tenements or Hereditaments

May purchase Lands, &c.

ments hereafter to be given, limited or affigned in Form aforefaid, in as ample Manner as if this Statute had never been had or made.

III. Provided alfo, That this Act, or any Thing therein contained, shall not extend to enable any Person or Persons, being within Age, Women covert without their Husbands, or of not fane memorie, to make any such Corporation, or to endow the same; any Thing in this present Act to the contrary thereof in any wife notwithstanding.

IV. Provided always, That no fuch Hofpital, Maifon de Dien, Abiding-place or Houfe of Correction, shall be erected, founded or incorporated by Force of this Act, unless upon the Foundation or Erection thereof, the same be endowed for ever, with Lands, Tenements or Hereditaments, of the clear yearly Value of Ten Pounds by the Year.

V. Provided allo, and be it further enacted, That no fuch Incorporation to be founded by Force of this Act, shall at any Time hereafter do or fuffer to be done any Act or Thing, whereby or by Means whereof any of the Lands, Tenements, Hereditaments, Stock, Goods or Chattels of fuch Incorporation, or any Eflate, Interest, Possed or transferred in or to any other whatfoever, contrary to the true meaning of this Act: And that such Construction shall be made upon this Act, as shall be most beneficial and available for the Maintenance of the Poor, and for repressing and avoiding of all Acts and Devices to be invented or put in ure contrary to the true Meaning of this Act.

[Made perpetual, 21 Jac. 1. c. 1. § 2.]

## CAP. VI.

An Act to reform Deceits and Breaches of Truft touching Lands given to charitable Uses.

W HEREAS divers Colleges, Hofpitals, Alms-houfes and other Places within this Borley of F founded and ordained, fome of them by the Queen's most ex-" cellent Majefty, and by other her noble Progenitors, and fome by other godly and well difpoled Perfons, for the charitable · Relief of poor, aged and impotent People, maimed Soldiers, · Schools of Learning, Orphans, and for fuch other good, · charitable and lawful Purpofes and Intents : And where 'divers · Lands, Tenements and Hereditaments, Leafes, Goods and Chate tels, have been given, limited and appointed, for the like chae ritable, good and lawful Ules, Intents and Puspoles; as also for Reparation of Highwaye, Amendment of Bridges and Sea. . banks, for the Maintenance of Free Schools and poor Scholars ; as also for the Relief and Preferment of Orphans and father-· lefs Children, and fuch like good, lawful and charitable Ufes; which Lands, Tenemants and Hereditaments, Goods, Leafes and Chattels, have been and are still like to be most unlawfully and uncharitably converted to the Lucre and Gain of fome few greedy and coverous Perfons, contrary to the true "Intent and Meaning of the Givers and Dispoters thereof : To (sthe End fuch godly, and charitable Burpoies and Ules may • bc

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Certain Perfons not enabled to create Hofpitals.

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• be from henceforth obferved and continued, according to the " true Intent and Meaning of the Givers and Founders thereof, • and according to the true Intent and Mcaning of any the forefaid ' good, godly and charitable Ufes and Intents :' Be it enacted by the Queen our Sovereign Lady, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That it shall and may be lawful to and for the Lord Chancellor, or Keeper of the Great Seal of England for the Time being, and for the Chancellor of the Dutchy of Lancaster for the Time being, for Lands within the County Palatine of Lancaster, from Time to Time to award Commissions under the Great Seal of England, or the Seal of the County Palatine as the Cafe shall require, into all or any Part or Parts of this Realm refpectively, according to their feveral Jurifdictions as aforefaid, to the Bifhop of every feveral Diocefe and his Chancellor, and to other Perfons of good and found Behaviour, authorifing them thereby to enquire as well by the Oaths of Twelve lawful Men of the County, as by all other good and lawful Ways and Means of all and fingular fuch Gifts, Limitations and Purpofes, and of the Abufes and Mifdemeanors, Mifemployments, Faliities, defrauding of the Trufts, Intents and Purposes, Alienations or Mifgovernments, which have been had, or at any Time hereafter shall be had or made, and of all and every other Matter, Thing and Caufe, whereby or by Means whereof the good and godly Uses aforefaid, cannot or may not be maintained, executed and performed, according to the true Intent and Meaning of the Donors or Founders, and according to the true Intent and Meaning of any the aforefaid good, godly and charitable Ufes and Intents; and after fuch Inquiry made, upon hearing and examining thereof, to fet down fuch Orders, Judgment and Decrees, as the faid good, godly and charitable Ufes may be truly observed in full, ample and most Interal Sort, according to the true Intent and Meaning of the Founders or Donors thereof; which Orders, Judgments and Decrees, not being contrary or repugnant to the Orders, Statutes or Decrees of the Donors or Founders, shall by the Authority of this prefent Parliament fland firm and good, according to the Tenor and Purport thereof.

II. Provided always, That neither this Act, nor any Thing therein contained, shall in any wife extend to any Colleges, Halls or Houses of Learning, within the Universities of Oxford or Cambridge, or to the Colleges of Westminster, Eaton or Winchester, or any of them, nor to the Lands, Revenues or Poffeffions thereunto belonging; neither to any Cathedral Church within this Realm of England, nor to the Lands or Possessions thereunto appertaining or belonging.

III. Provided alfo, That neither this Act, nor any Thing therein, shall extend to any City or Town Corporate, or to any the Lands or Tenements given to the Uses aforefaid, within any fuch City or Town Corporate, where there is a fpecial Governor or Governors, appointed to govern or direct fuch Lands, Tenements or Things difpoled to any the Ules aforefaid; neither to any College, Hofpital or Free School, which have fpecial Vifitors or Governors, or Overfeers appointed them by their Founders.

IV. Provided alfo, and be it enacted by the Authority aforefaid, That neither this Act, nor any Thing therein contained, Voz. IV. L 1 faal fhall be any way prejudicial or hurtful to the Jurifdiction or Power of the Ordinary; but that he may lawfully in every Caufe execute and perform the fame, as though this Act had never been had or made.

V. Provided alfo, That no Perfon or Perfons that hath, or fhall have any of the Lands, Tenements or Hereditaments, Goods or Chattels, given, limited or appointed to or for any the Ufes, Purpofes or Intents aforefaid, fhall intermeddle as a Commissioner in any the Caufes aforefaid.

VI. Provided always, and it is further enacted by the Authority aforefaid, That all fuch Orders, Judgments and Decrees, as shall be fo fet down by the faid Commissioners as is aforefaid, shall be certified under the Seals of the faid Commiffioners, either into the Court of the Chancery of England, or into the Court of the Chancery within the County Palatine of Lancaster, as the Cafe shall require refpectively, according to their feveral Jurifdictions, within fuch convenient Time as shall be limited in the faid Commissions; and that the faid Lord Chancellor or Lord Keeper, and the faid Chincellor of the Duchy, shall and may within their faid feveral Jurifdictions, take fuch Order for the due Execution of all or any of the faid Judgments, Decrees and Orders, as to either of them thall feem fit and convenient ; and that if after any fuch Certificate or Certificates made, any Perfon or Perfons shall find themselves grieved with any of the faid Orders, Judgments or Decrees, that then it shall and may be lawful to and for them, or any of them, to complain in that Behalf unto the faid Lord Chancellor or Lord Keeper, or to the Chancellor of the faid Duchy of Lancaster, according to their feveral Jurifdictions, for Redrefs therein; and that upon fuch Complaint, the faid Lord Chancellor or Lord Keeper, or the faid Chancellor of the Duchy, may, according to their faid feveral Jurifdictions, proceed to the Examination, hearing and determining hereof, as to either of them in their faid feveral Jurifdictions thall be thought to fland with Equity and good Confcience; any Thing in this Act contained to the contrary hereof in any wife notwithstanding.

[Repealed, 43 Eliz. c. 9. § 30.]

### C A P. VII.

An Act for the more fpeedy Payment of the Queen's Majefty's Debts, and for the better Explanation of the Act made in the Thirteenth Year of the Queen's Majefty, initialed, An Act to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. liable to the Payment of their Debts.

**F** OR the better and more fpeedy Payment and Satisfaction of her Majeity's Debts and Duties from Officers and Accountants, Be it enacted by the Authority of this prefent Parliament, That one Act made in the Seven and twentieth Year of the Queen's Majeity's Reign that now is, initiuled, An AB for the Explanation of the Statute made Anno xijj. of the Queen's Majefty's Reign, initialed, An AB to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, &c. liable to the Payment of their Debts, thall from henceforth be repealed and of no Effect; and that

13 Eliz. c. 4.

27 Eliz. c. 3.

that one other Act made in the Fourteenth Year of her Majefty's Reign, intituled, An A& against the Deceit of Under Collectors of 14 Elie. c. 7. the Tenths and Subfidies of the Clergy, shall be likewife from henceforth repealed and made void; and that the faid Act made in the Thirteenth Year of the Queen's Majefty's Reign, in every Part thereof touching the Power given by that Act unto her Highness, her Heirs and Succeffors, to make Sale of any the Lands, Tenements or Hereditaments, by the fame Act limited to be fold, is, fhall and ought to be expounded and intended as well in cafe where the Sale is to be made after the Death of fuch Accountant or Debtor, as where it is to be made in his or their Life-time; and alfo as well in cafe where the Account is made and the Debt known, within Eight Years after the Death of fuch Accountant or Debtor, as where the fame Account is made, or Debt known in the Life-time of the faid Accountant or Debtor; and that no Perfon shall be expounded a Debtor within the Meaning and Intent of this Act, but fuch only as have been, are or shall be Farmer or Farmers of any Cuftoms, Subfidies or Impofts, Prizage, Butlerage or other Duties within any Port of the Realm, and fuch Officers and Accountants hereafter in this Act mentionedand expressed, as upon their Accounts finished and determined (all his and their due and reafonable Petitions being allowed) shall remain Debtor, upon the Foot of his and their Accounts; any Ambiguity or Question that hath arisen or grown, or may arise, grow or may be conceived upon the Letter of the fame Act of the Thirteenth Year, or of this prefent Act, to the contrary thereof in any wife notwithstanding.

II. And be it further enacted by the Authority of this prefent Parliament, That after one Year next after the Account hereafter to be made, or the Debt or Duty hereafter to be known of any Treasurer, Receiver, Teller, Customer, Farmers of Imposts or other Perfon or Debtor named or mentioned in the faid Act made in the xiii. Year of her Majesty's Reign, and hereafter mentioned and expressed, (all his and their due and reasonable Petitions upon the fame Account finished, or Debt known being allowed); and for Accounts heretofore made, or Debts known of any fuch Accountant or Debtor above faid, after one Year next following after the End of this prefent Seffion of Parliament, it shall and may be lawful to and for our Sovereign Lady the Queen, her Heirs and Succeffors, for and towards the Satisfaction of the faid Debt or Duty, or of fo much thereof as shall then be unpaid, by Letters Patents under the Great Seal of England, to fell, convey and affure fuch and fo much of the Manors, Lands, Tenements and Hereditaments, which any fuch Officer, Farmer, Debtor or Perfon accountable, at any Time fince the Second Day of April, in the faid xiii. Year of her Majesty's Reign, had or hereafter shall have, from or during fuch Time as fuch Person or Persons were, are or shall be such Officer or Officers, Farmer, Debtor or Person accountable as aforefaid, unto her Majesty, or which otherwife are to be fold for the fame, by the true Intent and Meaning of the faid Act, made in the xiii. Year of the Queen's Majefty's Reign, as shall suffice our Sovereign Lady the Queen's Majesty, her Heirs and Succellors, for the Satisfaction of his or their Debt or Duty ; and if any Overplus of Money shall be had upon any fuch Sale, that then the fame shall be delivered and paid prefently upon Re-L12 queit,

queft, without other Petition to be made for the fame, to the Party or Parties whole Land shall be fold, his or their Heirs, out of the Receipt of her Majefty's Exchequer, by Warrant of the Lord Treasurer or Under-treasurer of the Exchequer for the Time being, without other Warrant from her Majefty, her Heirs and Succeffors, and without any Fees or Charges to be paid for the fame ; and that every Sale, Conveyance and Affurance fo to be made by her Majesty, her Heirs and Successors, shall be as good and effectual in the Law, as if the fame were or had been made by any fuch Officer, Farmer, Debtor or Perfon accountant for Money or other valuable Confideration, by Bargain and Sale, Deed inrolled, Feofment, Recovery, with fingle or double Voucher, or by all or any of them; and shall also bind and bar only every fuch Officer, Farmer, Debtor and Perfon accountable, and his and their Heirs, and all other claiming by, from or under them or any of them, after fuch Time as he or they became, or shall become Officer, Farmer, Debtor or Perion accountable, as is aforefaid, and all and every other Perfon and Perfons, their Heirs and Succeffors, which any fuch Officer, Farmer, Debtor or Perfon accountable, might have barred, or may bar by any fuch Recovery, and all fuch whole Lands are to be fold by the true Intent and Meaning of the faid Act of the Thirteenth Ycar, and all Perions claiming from, by or under them, and shall also be good and available against the Queen's Majesty, her Heirs and Suc-cessors, and all other Perfons claiming from, by or under her Majefty, her Heirs or Succeffors, for or by reafon of any former Charge, or other Incumbrance to her Majesty, her Heirs and Successors, by the Perfon or Perfons, for whole Debt or Duty the fame fhall happen to be fold.

III. Provided always, and be it enacted, That fuch Sale, Conveyance or Affurance, which fhall at any Time hereafter be had or made by Virtue of this Act, or of the faid Act of the Thirteenth Year of her Majefty's Reign, fhall not impeach or avoid any Demife, Leafe or Grant heretofore made, or hereafter to be made by the Queen's Majefty, her Heirs or Succeffors, of any fuch Lands, Tenements or Hereditaments, which fhall be fold, conveyed or affured as is aforcfaid, or of any Part thereof, any other wife, or in any other Sort, Manner or Form, than the fame fhould have been avoided or impeached by the ordinary Courfe of the Common Law, if her Majefty, her Heirs or Succeffors, had been or fhall be fully fatisfied of fuch Debt or Duty, for which any fuch Lands, Tenements or Hereditaments fhall be fold, conveyed or affured by Virtue of this Act, or of the faid Act of the xiii. Year of her Highnefs' Reign; any Thing herein contained to the contrary thereof notwithftanding.

IV. And be it further enacted by the Authority aforefaid, That as well this Act and every Claufe therein contained, as the faid Act made in the Thirteenth Year of her Highnefs Reign, and every Claufe therein contained, shall extend to all manner of Under Collectors of Tenths and Subfidies of the Clergy, which have been now be or hereafter shall be, for fatisfying of fuch Money as any fuch Under Collector hath collected, or shall collect of the faid Tenths and Subfidies, in as ample wife as if every fuch Under Collector were immediately accountant to the Queen's Majefty, her Heirs and Successors; and that every fuch Under Collector fail upon

upon Process to be awarded out of the Court of Exchequer of our faid Sovereign Lady, her Heirs and Successors, be chargeable to account for his Receipt of fuch Tenths and Subfidies, as any **Receiver immediately accountant to her Majelty is or ought to be:** and that every Archbishop and Bishop, and their Heirs, Executors and Alfigns, and Dean and Chapter fede vacante, to whole Charge the Collection of fuch Tenths or Sublidies doth or shall appertain, shall be discharged of so much of the faid Tenths and Subsidies as shall be fatished to the Queen's Majesty, her Heirs or. Successors, of or by the Lands, Tenements, Hereditaments, Goods or Chattels, of fuch Under Collector or his Heirs, without any other Warrant whatfoever, or Charge in that Behalf to be obtained or fustained.

V. Provided always, and be it enacted, That this Act, or any Thing therein contained, or the faid Act of the Thirteenth Year. or any Thing therein contained, shall not impeach or avoid any Sale, Leafe, Demife, Grant, Charge, Extent, Execution or other Assurance made before the Beginning of this Parliament bona fide by any fuch Perfon fo accountable or indebted as is aforefaid, or by his Heirs, or by any Perfon or Perfons claiming bona fide from, by or under them or any of them, nor shall extend to avoid any Leafe or Demile, not exceeding the Term of One and twenty Years or Three Lives, whereupon fo much yearly Rent hath or shall be referved and yearly payable during every fuch Leafe and Demife as at any Time within Twenty Years next before the making of fuch Demife or Leafe, hath or shall be yielded or paid for the fame, nor to avoid any Leafe for Years determinable upon Three Lives or under, made or to be made, whereupon fuch yearly Refit is or shall be referved as is aforefaid; nor to avoid any Cuftomary Eftate, made or to be made, according to the Cultom of the Manor, whereof fuch Cultomary Lands fo let or demifed are · Parcel.

VI. Provided always, and be it enacted, That this Act shall extend only to fuch as fithence the Beginning of the Queen's Majefty's Reign have been, now are or shall be Treasurer, Teller or Receiver, or using, exercising or having the Office of Treafurer, Teller or Receiver, in or belonging to any of the Queen's Majesty's Courts of Exchequer, Wards and Liveries, or Duchy of Lancaster, Treasurer of the Chamber, Cofferer of the Household, Treasurer for the Wars, Treasurer of any Fort, Town or Caftle where any Garrifon is or shall be kept, Treasurer of the Admiralty or Navy, Treasurer, Under Treasurer or other Person accountable to the Queen's Majefty, her Heirs or Succeffors, for any Office or Charge of or within the Mint, and others exercifing or having any Office or Offices of Treasurer or Receiver of any Sum of Money for Provision of Victuals, or for Fortifications, Buildings or Works, or for any other Provisions to be used in any the Offices of the Queen's Majefly's Ordnance and Artillery, Armory, Wardrobe, Tents and Pavilions, or Revels, Cultomer, Collector, Farmer of Imposts, Customs, Subfidies, Butlerage, Prifage or other Duties within any Port of the Realm, Collector or Under Collector of Tenths and Subfidies of the Clergy, Collector of any Sublidy or Fifteen, Receiver General or Particular of the Revenues of any County or Counties answerable in the Receipt of the Exchequer, or in the Courts of Wards and Lla Liveries,

Liveries, or Duchy of *Lancafler*, Clerk of the Hamper, and other Perfon or Perfons ufually or ordinarily and voluntarily exercifize, using or having any Office of Receipts, or ufually or ordinarily and voluntarily taking upon him as an Officer of any Receipts, and to none other.

VII Provided always, and be it enacted, That the faid AA of the Thirteenth, or this ACt or any Thing therein contained, fhall not extend to the Sale of the Lands, Tenements or Hereditaments of any Officer, Accountant or Debtor, or of his or their Heir or Heirs, or of any other Perfon claiming from, by or under them or any of them, for or by reafon of any Account, Debt or Farm, whereof any fuch Debtor or Accountant, his or their Heirs, Executors or Administrators, have or fhall have a guietus of, or other ufual Difcharge, upon the Declaration of his and their Account, according to the ufual Order of the faid Court of Exchequer.

VIII. Provided alfo, and be it enacted, That this AA, or any Thing therein contained, fhall not extend to give any Power or Authority to make any Sale, Conveyance or Affurance of any Munors, Lands, Tenements or Hereditaments of any Archbishop, Bishop, Dean and Chapter, or of any other Ecclessifical Person, whereof he or they, or any of them, be or hereafter shall be feized in the Right of his or their Bishoprick, Church or other Corporation Ecclessifical whatfoever.

IX. Provided always, and be it enacted, That the faid AA of the Thirteenth, or this AA, fhall not extend to the Sale, Conveyance or Affurance of any Manors, Lands, Tenements or Hereditaments, for any Debt being initalled.

X. Provided always, and be it enacted, That this Act shall not extend to charge any Sheriff, Escheator or Bailiff of Liberties, nor any of their Heirs or Assign, nor to the Sale of the Lands, Tenements or Hereditaments of any Sheriff, Escheator or Bailiff of Liberties, nor of any their Heirs or Assigns for any Thing touching his or their Office of Sheriffwick, Escheatorship or Bailiwick, or for any Money or other Thing by them or any of them, by reason of any of their faid Offices, otherwise or in any other Manner than they or any of them might lawfully have been charged before the making of this Act, or of the faid Act of the Thirteenth Year of her Majesty's Reign; any Thing herein contained to the contrary notwithstanding.

XI. And be it further enacted, That if the Queen's Majefty, her Heirs or Succeffors, fhall by any Sale, Conveyance or Affurance of any Manore, Lands, Tenements or Hereditaments, by Force of the faid Act of the Thirteenth, or of this Act, or by other Matter  $a_{i,j}$  ring of Record, be fully fatisfied of the Debt or Arrearages of any fuch Officer, Accountant or Debtor, or of any Part thereof; then the Sureties of fuch Officer, Accountant or Debtor, and other Perfon or Perfons bound, or to be bound for fuch Accountant or Debtor in that Behalf, fhall be difcharged of formuch of the faid Debt, Forfeiture and Arrearages, as to fhall be fatisfied, and for the Refidue only, fhall be rateably according to their Abilities charged; any Thing in this Act, or in any other Statute, to the contrary notwithftanding.

XII. Provided always, and be it enacted, That the faid Act of the Thirteenth Year, or this Act, or any Thing therein contained.

tained, shall not extend to give any Power or Authority to make Sale, Conveyance or Assurance of any Manors, Lands, Tenements or Hereditaments of the Master and Lieutenant of the Ordnance, Master of the Horfe, Master of the Armory, the General Receiver of the Duchy of Lancaster, and of the Wards and Liveries, Treasurer of the Chamber, Master of the Jewel House, Cofferer of the Household of our Sovereign Lady the Queen, her Heirs and Succeffors, Treasurers of Wars or Garrifons, Treasurer of the Navy, Treasurers or Receivers of any Sums of Money for Victual or Fortifications, or for Buildings, or Mafter of the Wardrobe, for any Debt to be adjudged or known as it is aforefaid, concerning their or any of their Offices mentioned in this Branch, unlefs the Queen's Majesty, her Heirs and Successors, upon or after their Debt known or Account determined, (all his or their due Petitions to them upon the fame Accounts being allowed), require or command, by or under the Great Seal or Privy Seal, present Payment thereof, or otherwise effoons require a new Account of the fame Debt, fo fet or remaining in any of the Accounts mentioned in this Branch ; and that then the fame Debt, or any Part thereof, shall be found to be owing or unexpended in the Matters or Charges pertaining to any of their faid Offices or Charges mentioned in this Branch, and the same Debt remain unpaid by the Space of one whole Year after fuch Request or Commandment.

XIII. Provided alfo, and be it enacted, That this Act, or any Thing therein contained, shall not extend to the Sale, Assurance or Conveyance of any Manors, Lands, Tenements or Hereditaments as is aforefaid, unlefs the Debt of fuch Officer, Accountant or Debtor, do exceed the Sum of Three hundred Pounds; any Thing in this Act to the contrary notwithstanding.

XIV. Provided alfo, and be it likewife enacted, That this A.G., or any Thing therein contained, shall not extend to make any Sale, Conveyance or Assurance of any Manors, Lands, Tenements or Hereditaments descended, or which hereafter shall descend to any Heir or Heirs within the Age of One and twenty Years, fo long as fuch Heir or Heirs shall be within the Age of One and twenty Years; and yet neverthelefs, after fuch Time as any fuch Heir or Heirs shall accomplish his or their-full Age of One and twenty Years, and after Two Years expired after fuch full Age, it shall and may be lawful to and for our faid Sovereign Lady, her Heirs and Succeffors, to make Sale, Affurance and Conveyance of fuch Manors, Lands, Tenements and Hereditaments fo to him and them defcended, in fuch Sort, Order, Manner and Form, to all Intents, Constructions and Purposes, as if such Heir or Heirs had been of full Age at the Time of the Account finished and determined, or Debt known of any fuch Officer, Debtor or Accountant.

XV. Provided always, and be it enacted by the Authority aforefaid, That before fuch Time, as any the Manors, Lands, Tenements or Hereditaments, which any fuch Officer, Accountant or Debtor, shill bona fide, and for valuable Consideration, fell, convey or affure to any Perfon or Perfons, shall be by the Queen's Majefty, her Heirs and Succeffors, fold, conveyed or affured, as is aforefaid, a Scire facias shall be awarded out of her Majesty's Court of Exchequer, unto the Sheriff of the County where any fuch

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fuch Manors, Lands, Tenements or Hereditaments fo to be fold for the faid Debt do lie, generally to garnifh, fummon or warn any of the Tertenants upon any Part of the faid Manors, Lands, Tenements or Hereditaments, to fhew Caufe why the faid Manors, Lands, Tenements or Hereditaments, fhould not be put to Sale for Satisfaction of the Debt of her Majefty, her Heirs or Succeffors, whereupon if the Tertenant upon fuch Garnifhment or Warning returned, shall make Default, or shall appear, and do not within Two Years next after fuch Return, fufficiently prove in the faid Court of Exchequer, that the Officers, Accountants or Debtors, (if he or they be then living), have fufficient Lands, Tenements or Hereditaments, to answer, upon Sale thereof to be made, by the Queen's Majefty, her Heirs or Succeffors, by Force of this Act, the faid Debt or Farm, or fufficient Goods or Chattels, liable and fubject to the Payment of fuch Debt or Farms, or if he or they be dead, that the Executors or Administrators of fuch Officers, Accountants or Debtors, have fufficient Goods or Chattels liable and subject as aforefaid, or the Heir of such Officer Accountant or Debtor, have fufficient Lands, Tenements and Hereditaments, liable to anfwer upon Sale thereof to be made, by the Queen's Majefty, her Heirs and Succeffors, by Force of this Act, the fame Debt or Farm, and whereby the faid Debt and Farm shall or may be fully and duly fatistied; that then after Two Years and Ten Months next after fuch Return, fuch and fo much of the Manors, Lands, Tenements and Hereditaments, which any fuch Officer, Debtor or Perfon accountable, had or at any Time hereafter shall have, after he became or shall become any fuch Officer, Debtor or Perfon accountable, or which otherwife are or be fold, by the true Intent and Meaning of the faid Act made in the Thirteenth Year of the Queen's Majefty's Reign, as shall fuffice for the Satisfaction of our Sovereign Lady the Queen's Majefty, her Heirs or Succeffors, of his or their Debt or Duty, shall be fold by her Mojesty, her Heirs or Successors, and the Money thereof coming to dilpofe according to the true Intent and Meaning of this Act.

XVI. Provided alfo, and he it further enacted by the Authority aforefaid, That in fuch Cafes where any Account hath been or shall be made, or any Debts have been or shall be known in the Courts of Wards and Liveries, and Duchy of Lancaster, or in either of them; then before fuch Time as any the Manors, Lands, Tenements or Hereditaments, which any fuch Officer, Accountant or Debtor, that long fide, for valuable Confideration, fell, convey or affure to any Perfon or Perfons, shall be by the Queen's Majefty, her Heirs and Succeffors, fold, conveyed and affured as is aforefaid, fuch Procefs shall be awarded as is hereafter expressed ; to wit, a Summons or Garnishment with Proclamation, shall be awarded to the Sheriff of the County where any fuch Manors, Lands, Tenements or Hereditaments fo to be fold for the faid Debt do lie, generally to garnish, fummon or warn any of the Tertenants thereof, by open Publication or Proclamation to be made, either upon fome Part of the faid Manors, Lands, Tenements and Hereditaments, or in some Market Town next adjoining in the fame County, Twenty Days at the leaft before the Return thereof, to fhew Caufe why the fame Manors, Lands, Tenements or Hereditaments, should not be put to Sale, for Satisfaction

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faction of the Debt of her Majefty, her Heirs or Succeffors, whereupon if the Tertenants upon fuch Garnifhment or Warning returned fhall make Default, or fhall appear, and do not within Two Years next after fuch Return, make fuch fufficient Proof as aforefaid, as by the Order and Decree of either of the fame Courts fhall be allowed in that Behalf, that then all Things fhall be done and executed for the Sale of the fame Manors, Lands, Tenements or Hereditaments, and for the full Satisfaction of the fame Debt or Farm, in like and in as large and ample Manner and Form, to all Intents and Purpofes, as before in this Act is limited and appointed in Cafes where Default is made, or Appearance and no Caufe and Proof as aforefaid made, upon a *Scire facias* awarded out of the faid Court of Exchequer.

XVII. Provided always, That if the Tertenant or Tertenants. shall prove in the faid Courts of Exchequer, Wards and Liveries, and Duchy as is aforefaid, within Two Years next after fuch Return and Returns as aforefaid, that the faid Officer, Debtor or Accountant hath Manors, Lands, Tenements or Hereditaments, liable and fubject to the Sale of our Sovereign Lady the Queen's Majefty, her Heirs or Succeffors, by Force of this Act. but not fufficient upon Sale thereof by Virtue of this Act, toanswer and fatisfy the Debt and Duty of the faid Officer, Debtor or Perfon accountable; or that the Executors or Administrators of the faid Officer, Accountant or Debtor, (if he be then dead), have Goods or Chattels liable and fubject to the Payment of the Debt or Farm of the Officer, Debtor or Accountant, but not fufficient upon the Sale thereof for the full Satisfaction of the faid Debt or Farm; or that the Heir of fuch Officer, Accountant. or Debtor have Lands, Tenements or Hereditaments by Defcent, liable and fubject to the Sale of the Queen's Majefty, her Heirs. and Succeffors, for and towards the Payment or Satisfaction of the Debt or Farm of fuch Officer, Accountant or Debtor by Force/ of this Act, but not fufficient upon Sale thereof by Virtue of this Act for the full and due Satisfaction of the faid Debt or Farm, that then the Queen's Majelty, her Heirs and Succeffors, shall first make Sale as aforefaid, of all the Manors, Lands, Tenements and Hereditaments of the faid Officer, Debtor or Perfon accountable, and feize and take into her and their Hands all the faid Goods and Chattels; and if the fame he not fufficient upon Sale. thereof by Force of this Act, to answer and fatisfy the faid Debts or Farm, then to make Sale of the Manors, Lands, Tenements and Hereditaments fo defcended to the faid Heir, for and towards the Satisfaction of the Refidue of the faid Debt ; and if neither the faid Lands, Goods and Chattels of the faid Accountant, Officer or Debtor, or of his Executors or Administrators, nor the faid Lands, Tenements and Hereditaments fo defeended to the faid -Heir, be fufficient to answer and fatisfy the full and due Debt, thenfuch and fo much of the Manors, Lands, Tenements and Hereditaments which any fuch Officer, Debtor or Perfon accountant had or at any Time hereafter shall have, after he became or shall become any fuch Officer, Debtor or Perfon accountant, shall be fold by the Queen's Majefty, her Heirs and Succeffors as aforefaid, as shall fuffice to make a full Satisfaction of the Refidue of his or their whole and entire Debt and Duty; and the Overplus (if

(if any be) to be difpofed as aforefaid, according to the true Intent and Meaning of this prefent A&. XVIII. Provided always, That every fuch Tertenant claiming

by Purchase from any such Officer, Accountant or Debtor, or his Heirs, or from, by or under any Purchaser, from such Officer, Accountant or Debtor, whole Lands shall happen to be fold by virtue of this Act, shall have rateably Contribution for his and their Charges, Damages and Loffes, of and against every other Berfon or Perfons that shall purchase or shall claim from, by or under any Purchaser of any Lands, Tenements or Hereditaments of fuch Officer, Accountant or Debtor liable to any Sale to be made by virtue of this Act; and if any fuch Perfon or Perfons shall refuse to make and yield a reasonable Contribution to the Party and Parties whole Lands' are fold as aforefaid, that then upon Complaint thereof made to the Barons of the Exchequer, they shall and may by virtue of this Act award Process of Seizure and Extent in her Majefty's Name, upon the Lands, Tenements and Hereditaments of every fuch Perfon or Perfons as shall fo refuse to yield a reasonable Contribution; and the same Lands so feized and extended shall and may by virtue of this Act, without other Warrant, affign and commit to the faid Perfon or Perfons, their Heirs, Executors or Administrators, that ought to have Contribution by the true Meaning of this Act, until fuch Time as he or they shall be fatisfied of fo much Money for Contribution of his and their Damages, Losses, Charges and Expences as shall be rated, taxed and affeffed by the faid Barons of the Exchequer for the Time being.

XIX. Provided always, and be it enacted by the Authority aforefaid, That every fuch Scire facias fo to be awarded, and the Return thereof, shall be entered of Record in the Court of Exchequer; and every fuch Process of Summons, and Garnishment with Proclamation and the Return thereof, fo to be awarded out of every the faid feveral Courts of Wards and Liveries, and Duchy of Laucaster, and the several Returns thereof, shall be entered into the Book of Decrees of the faid Courts, out of which fuch Process shall be awarded; and that every Person and Persons to whom the Queen's Majefty, her Heirs or Succeffors, shall make Sale of any Manors, Lands, Tenements or Hereditaments of any fuch Officer, Accountant or Debtor, shall or may have exemplified the feveral Process aforefaid, and the Return or Returns thereupon under the Great Seal of England, and that as well the faid Inrolment and Entries aforefaid of the faid Procefs, and the Returns thereupon, as the faid Exemplifications shall be of as good Force and Validity in the Law, to all Intents and Purposes, a: if the faid Process and Returns thereupon were extant. remaining and fuffic ent : And to the Intent such Manors, Lands, Tenements and Hereditaments, as are liable to Sale by the Queen's Majefty. her Heirs and Succeffors, by force of this Act, may be fold according to the Value thereof, for the more speedy Payment of the Debts and Duties due to her Highnefs, her Heirs and Succeffors, and for the Benefit of the Perlon or Perlons whole Lands shall be fold; it is enacted by the Authority aforefaid, that if any Person or Persons, other than the Officer, Debtor or Accountant aforefaid, whofe Lands, Tenements or Hereditaments are

are or fhall be liable to be fold by force of this Act, do or fhall at any Time within the faid Two Years and Ten Months after fuch Return as aforefaid, procure any other able and fufficient' Perfon or Perfons to purchafe or buy the fame at fuch Price and Value as the fame Lands, Tenements or Hereditaments at that Time fhall be reafonably worth to be fold, then upon Payment and Satisfaction to be made to the Queen's Majefty, her Heirs and Succeffors, of the Value of the faid Lands, Tenements or Hereditaments fo to be fold, our faid Sovereign Lady, her Heirs and Succeffors, by Letters Patents under the Great Seal of *England*, will be pleafed to fell fuch Lands, Tenements and Hereditaments, to fuch Perfon or Perfons before any other, as will purchafe and buy the fame, by the Means and Procurement of him or them whofe Lands, Tenements and Hereditaments fhall be fold as aforefaid.

XX. And be it enacted by the Authority aforefaid, That all and every Perfon and Perfons, whofe Manors, Lands, Tenements or Hereditaments, shall be liable and subject to be fold by force of this Act, upon Process to be awarded out of the Court of Exchequer, and other the Courts aforefaid, shall bring and shew into the faid Courts, all such Evidences concerning the faid Manors, Lands, Tenements and Hereditaments liable and subject to be fold as aforefaid, being in his or their Custody or Posselion, or in the Custody or Posselion of any other by his Delivery, Confent or Appointment, to the Intent the State or Title of and in the faid Manors, Lands, Tenements or Hereditaments may be known, to the End the better and more available Sale thereof may be made, according to the true Intent and Meaning of this Act.

XXI. And it is also the true Intent of this Act, and of the faid Statute of the Thirteenth Year of the Queen's Reign, That if any Perfon or Perfons, whole Lands, Tenements and Here litaments are or shall be liable and subject to be fold by virtue of this Act, or of the faid Act of the Thirteenth, have fufficient Manors, Lands, Tenements or Hereditaments, over and befide his chief Manfionhouse, and Demesnes belonging thereunto, to fatisfy the Debts and Duties of her Majefty, her Heirs and Succeffors, and to procure the fame to be bought or purchased for so much Money, as will satisfy the faid Debts and Daties, within the faid several Time and Times before limited and appointed for the faid Lands, Tenements and Hereditaments, to be fold as aforefaid and do fatisfy the faid Debts and Duties accordingly; that then his and their faid chief Manfion-houfe and Demeines thereunto belonging, shall not be fold by her Majefty, her Heirs and Succeffors, by force of this Act, or of the faid Statute of the Thirteenth Year of the Queen's Majefty's Reign.

XXII. Provided always, That this A& fhall endure only to the End of the next Seffion of the next Parliament enfuing.

#### [Constinued as therein mentioned, 43 Eliz. c. 9. § 23. 27. but now expired.]

#### CAP. VIII.

An Act for the Confirmation and Establishment of the Deprivation of divers Bishops and Deans, in the Beginning of Her Majesty's Reign.

WHEREAS divers and fundry Perfons exercifing the Office and Function of Bishops and Deans of divers Sees and Bishopricks, and Deanries within this Realm, in the Reign of our late Sovereign Lady Queen Mary, were, before the Tenth Day of November, in the Fourth Year of the most happy and bleffed Government of the Queen's most Excellent Majesty that now is, lawfully and justly deprived from fuch Bishopricks and Deanries as they feverally enjoyed, and took upon them to hold, and in their Stead and Places fundry excellent and worthy Men duly preferred to the fame t And whereas the Parties fo deprived, did notwithstanding, as it is pretended, make fecret Appeals, and used other fecret Means, pretending thereby to fupport the Continuance of their faid Offices and Functions:

II. Be it therefore declared and enacted by Authority of this prefent Parliament, That all and every Deprivation and Deprivations, and all and every Sentence and Sentences of Deprivation whatfoever, had, pronounced or given at any Time between the Beginning of the Reign of the Queen's most Excellent Majefty that now is, and the Tenth Day of November, in the Fourth Year of the fame, against any Perfon or Perfons which was, or took upon him to be Archbishop or Bishop of any See or Bishoprick, or Dean of any Deanry within this Realm, or any the Dominions thereof, in the Reign of the faid late Queen Mary, from fuch See or Bishoprick, shall be adjudged, deemed and taken good and fufficient in Law, to all Intents and Purpofes, and fo shall remain and continue; any Appeal, Exception or other Matter or Thing whatsoever, to the contrary thereof in any wife notwithstanding.

III. And be it further enacted by Authority aforefaid, That all fuch Archbishops and Bishops, and Deans, as were ordained or made by the Authority or Licence of the Queen's Majefty that now is, at any. Time between the Beginning of her Reign and the faid Tenth Day of November, in the Fourth Year of her Majefty's Reign, shall be taken and adjudged to be lawful Archbishop or Bishop of the See or Bishoprick, and Dean of the Deanry unto the which he was fo preferred, affigned or appointed: And that the fame See of Archbishoprick or Bishoprick and Deanry unto which he was fo preferred, affigned or appointed, fhall be deemed and adjudged to be merely void to all Respects and Purposes, before such Preferment, Appointment or Alignment fo made as aforefaid; any Ambiguity or Question in that Behalf heretofore made, or hereafter to be made, to the contrary in any wife notwithstanding.

What Deprivation of Bifhop, &c. or Dean, good.

Archbishops, &c. made by the Queen lawfuk

CAP.

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#### CAP. IX.

An Act for the taking away of Clergy from Offenders against a certain Statute made in the Third Year of H. 7. concerning the taking away of Women against their Wills unlawfully.

WHEREAS of late Times divers Women, as well Maidens Taknig away a as Widows and Wives, having Substance, fome in Goods Woman that " moveable, and fome in Lands and Tenements, and fome being hath Lands, &c. .6 Heirs apparent to their Ancestors, for the Lucre of such Subflance been oftentimes taken by Mildoers contrary to their "Will, and afterward married to fuch Mifdoers, or to others by • their Affent, or defiled, to the great Difpleafure of God, and · contrary to your Highness Laws, and Disparagement of the · faid Women, and great Heaviness and Discomfort of their Friends, and ill Example of others ; which Offences, albeit the · fame be made Felony by a certain Act of Parliament made in • the Third Year of King Henry the Seventh, yet forafmuch as 2 H. 7. c. 2 · Clergy hath been heretofore allowed to fuch Offenders, divers · Perfons have attempted and committed the faid Offences, in · hope of Life by the Benefit of Clergy ;' Be it therefore enacted by the Queen's most Excellent Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefeut Parliament affembled, and by the Authority of the fame, That all and every fuch Perfon and Perfons, as at any Time after the End of this prefent Seffion of Parliament shall be convicted or attainted of or for any Offence to be committed after the End of this prefent Selfion of Parliament, made Felony by the faid Act of the Third Year of the 3H.7. c. 2. Reign of King Henry the Seventh, or which shall be indicted and arraigned of or for any fuch Offence, and ftand mute (a), or make no direct Anfwer, or thall challenge peremptorily above the Number of Twenty, shall in every such Cafe lose his and their Benefit of Clergy, and shall fuffer Pains of Death without any Death. Benefit of Clergy; any former Law to the contrary notwith-(a) [ As to standing mute, see 12 G. 3. c. 20.] flanding.

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or is Heir apparent.

II. Provided always, That this Act, nor any Thing therein Provide. contained, shall not extend to take away the Benefit of Clergy, but only from fuch Perfon and Perfons as hereafter shall be Principals or Procurers or Accessaries before fuch Offence committed.

#### CAP. Χ.

An Act for the Increase of Mariners, and Maintenance of the Navigation; repealing a Statute made in the xxiiith + Year of her Majefty's Reign, bearing the fame Title.

WHERE at the Parliament holden by Prorogation the Sixteenth Day of Issues in the T Sixteenth Day of January, in the Twenty third Year of the Reign of our most gracious Sovereign Lady Queen Elizabeth, an Act was made, intituled, An Act for the Increase of Mariners, 23 Eliz. c. 7. . and for Maintenance of the Navigation, whereby, amongst other " Things, it was enacted, That it should not be lawful to any na- tive English Man, Woman or Denizen, at any Time after a Time · limited in the fame Act, directly or indirectly, by themfelves, . sheir Servants, Factors, Agents, Deputies or Friends, or any ۰ of

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§ 2.

<sup>e</sup> of them whatfoever, to go or fend into any other foreign <sup>e</sup> Country, Realm or Dominion whatfoever, for the Luying, providing or bringing into this Realm, out of or from any the ' laid foreign Realms or Dominions out of the Queen's Obei-' fance, of any falted Fish or falted Herrings, nor should make any Agreement with any Alien or Stranger, or any other, for . fuch bringing into this Realm by any Alien or Stranger, of • any falted Fifh or falted Herrings; and that no falted Fifh nor falted Herrings should be brought hither out of the faid foreign Realms and Dominions, but by the mere Owners thereof or · Deputies of them, being Aliens and Strangers, without the Procurement of any Subject of the Queen's Majefty, her Heirs 6 or Succeffors, or of any Denizen, and by none other Perfon or · Perfons; upon Pain that fuch English Perfon or Denizen offend-Ing against that Act should forfeit the fame falted Herrings and falted Fish or the Value thereof, with divers other Claufes and Branches in the fame Statute contained, touching the bringing 6 of Fish into this Realm, and the buying and felling of Fish, as by the fame Act at large appeareth : Upon the making of which Act, it was hoped and expected, that the Fishermen of this Realm would in fuch Sort have employed themfelves to fifting. • and to the building and preparing of fuch Store of Boats and • Shipping for that Purpole, as that they should long ere this Time " have been able fufficiently to have victualled this Realm with 6 falted Fish and Herrings of their own taking, without any'Supply ' of Aliens and Strangers, to the great Increase of Mariners and Maintenance of the Navigation within this Realm : Notwith-" ftanding, it is fince found by Experience, that the Navigation ' of this Land is no whit bettered by the Means of that Act, nor any Mariners increased nor like to be increased by it; but contrariwife, the natural Subjects of this Realm, not being able to furnish the Tenth Part of the same with falted Fish of their own taking, the chief Provision and victualling thereof with Fifh and Herrings, hath ever fince the making of the fame Statute 4 ' been in the Power and Disposition of Aliens and Strangers, who thereby have much enriched themfelves, greatly increafed their Navigation, and (taking Advantage of the Time) have extremely inhanced the Prices of that Victual, to the great Hurt and impoverishing of the native Subjects of this Realm, and yet do ierve the Markets here in very evil Sort, by little and little, houfing and keeping their Fifh as well on this Side as • beyond the Seas, till the Prices be raifed to their liking ; and the è. Merchants of this Realm having been wholly barred in their ' Trades of providing of Fish for the Service thereof, the Navi-¢ gation of this Realm, which was intended to be augmented, hath been rather impaired than increased thereby, and the Prices of Fifh greatly inhanced, to the great and general Prejudice of the 6 Subjects : For Remedy whereof, and for that it is lawful as well to Strangers and Aliens as to the Subjects of this Realm, to carry out into foreign Parts and Dominions fuch falted Fifh and Herrings as are taken and provided by the Subjects of this Realm, and therefore very unequal that the native Subjects of " this Land should not be at Liberty to bring in also foreign Pro-· vision of Fish for the victualling of their own Country as well \* 24

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" as to carry out, but that the Stranger fhould be wholly trufted 4 therewith :

11. Be it therefore enacted by the Queen's most excellent Majefty, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament assembled, and by the Authority of the fame, That the fame Statute made in the faid Three and twentieth Year 23 Ris. c.7. of her Majefty's most gracious Reign, and every Claufe, Branch, Article and Provifo thereof, and all the Penalties and Forfeitures therein contained, shall from henceforth be clearly repealed, void, repealed. frustrate and of none Effect, to all Intents, Constructions and Purpofes, as if the fame had never been had ne made; any Thing in the fame Act contained to the contrary thereof in any wife notwithftanding.

III. And be it further enacted by the Queen's most excellent Fish may be Majefty, the Lords Spiritual and Temporal, and the Commons, transported in Ships with creation the second state of the second in this prefent Parliament affembled, That it shall and may be suite. lawful for all and every her Majefty's Subjects, being Owners of any Ships, Barks or Veffels failing with crofs Sails, to receive and take into their faid Ships, Barks or Veffels, any Herrings or other Fish, which any Alien or Stranger shall buy and provide of any of her Majefty's Subjects within this Realm, and the fame Herrings and Fish or any of them, may transport into any Parts beyond the Seas, being in League or Amity with her Majefty, in their faid Ships or Vefiels with crofs Sails; fo as the faid Aliens or Alien. Strangers pay to her Majefty her Customs and Duties for the fame, in fuch Sort as by the fame former Act was limited and appointed.

IV. And be it enacted by the Authority aforefaid, That all Cuttoms for Fithe Aliens and Strangers shall from henceforth, and from Time to imported. Time, pay to her Majefty for all falted Fifh and falted Herrings to be brought into this Realm, all fuch like Cuftoms and Impofitions as are or shall be imposed and set upon any her Majesty's Subjects in those foreign Regions and Countries, Ports and Towns, from whence the faid falted Fifh and falted Herrings shall be shipped and brought, for the like Fishes and Herrings, over and befides the ordinary Cuitoms which have been paid to her Majefty for the fame, in Manner and Form, as by the fame Act was enacted and appointed.

V. And be it further enacted by the Authority aforefaid, Importing and That if any Alien or Stranger born, or any Denizen or natural offering to fell born Subject of this Realm, shall bring into any Haven, Port, Fish. Creek or Town of this Realm, any falt Fifh or falt Herrings, which shall not be good, sweet, seasonable and meet for Mens Meat, and shall offer the fame to be fold, and shall be warned by any Officer of fuch Port, Haven or Town, where the fame shall be offered to be fold, that the same be not seaforable nor meet for Mens Meat ; that then if he or they shall after that, offer any of the faid unfeafonable Fifh to be fold to any Perfon within this Realm, or being an Alien born, and no Denizen, shall not depart with the fame from the faid Haven, Port or Town, fo foon as Conveniency will ferve; that then all and every Perfon, Owners thereof, shall lose and forfeit to our faid Sovereign Lady all the Penalty. said unscasonable Fish unmeet for Mens Meat as before is faid.

" Ordinances to reftrain the taking, felling or buying of Fifh, [Repealed, 43 Eliz. c. 9. § 33, 34.] VII. Provided " shall be void. §6.

unwholefome

Continuance.

• VII. Provided always, That this Act fhall no longer endure than to the End of the next Parliament hereafter enfuing.

[Continued, 3 Car. i. c. 4. § 22. 16 Car. 1. c. 4.]

#### C A P. XI.

An Act for the better Execution of a Statute made in the xxiiith. + Year of the Queen's Majefty's Reign, for the abolishing of Logwood, *alias* Blockwood, in the dying of Cloth, Wool or Yarn (a).

(a) [Repealed, 13 3 14 Car. 2. c. 11. § 26. 49 G. 3. c. 109. § 1.]

## C A P. XII.

An Act for the Explanation of the Statute made the Fifth Year of Her Majefty's Reign, concerning Labourers.

THEREAS by an Act made in the Parliament holden at Weftminster, in the Fifth Year of the Reign of the Queen's " most excellent Majesty, intituled, An A& touching divers Orders <sup>6</sup> for Artificers, Labourers, Servants of Husbandry and Apprentices, 'it was provided and enacted by the Authority of the faid Par-· liament, for the Declaration and Limitation what Wages Ser-• vants, Labourers and Artificers, either by the Year or Day, or ' otherwife, fhould have and receive; that the Juffices of Peace · of every Shire, Riding or Liberty within the Limits of their · feveral Commiffions, or the more Part of them, being then refi-" dent within the fame, and the Sheriff of that County, if he · conveniently may, and every Mayor, Bailiff or other Head Offi-· cer within any City or Town Corporate, wherein is any Juffice of Peace within the Limits of the faid City or Town Corporate " and of the faid Corporation, should before the Tenth Day of June next coming, and afterward fhould, yearly at every General Seffions first to be holden and kept after Easter, or at some Time • convenient within Six Weeks next following every of the faid · Feafts of Eafler, allemble themfelves together, and they (fo " affembled) calling unto them fuch difcreet and grave Perfons of " the faid County, or of the faid City or Town Corporate, as they . fhall think meet, and conferring together refpecting the Plenty · or Scarcity of the Time, and other Circumstances necessarily to · be confidered, fhould have Authority by Virtue hereof, within \* the Limits and Precincts of their feveral Commiffions, to limit, • rate and appoint the Wages as well of fuch and fo many of the . faid Artificers, Handicraftsmen, Husbandmen, or any other " Labourer, Servant or Workman, whole Wages in Time paft \* hath been by any Law or Statute rated and appointed, and alfo \* the Wages of all other Labourers, Artificers, Workmen or Ap-" prentices of Hufbandry, which have not been rated, as they the \* fame Juffices, Mayors, or Head Officers, within their feveral · Commiffions or Liberties, fhould think meet by their Difcretions • to be rated, limited or appointed by the Year or by the Day, "Week, Month or otherwife with Meat and Drink, or without <sup>4</sup> Meat and Drink, and what Wages every Workman or Labourer <sup>6</sup> fhould take by the great for Mowing, Reaping or Threshing of · Corn and Grain, and for Mowing and Making of Hay, or for ditching,

† Sic. 23 Eliz. c. 9.

5 Eliz. c. 4.

**§** 15.

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ditching, pailing, railing or hedging, by the Rod, Perch, Lug, "Yard, Pole, Rope or Foot, and for any other Kind of reafonable · Labours or Service, and should yearly before the Twelfth Day • of July next after the faid Affelfment and Rates fo appointed and made, certify the fame, ingroffed in Parchment, with the · Confiderations and Caufes thereof, under their Hands and Seals 6 into the Queen's most honourable Court of Chancery, to the · End that Proclamation should be made in the Name of the · Queen's Majefty, her Heirs or Successors, for the observing of • the fame Rates in fuch Sort, Manner and Form as in the faid · Act more at large is declared: And whereas the faid Act hath not according to the true Meaning thereof been duly put in
Execution, whereby the Rates of Wages for poor Artificers, " Labourers and other Perfons, whole Wages was meant to be • rated by the faid Act, have not been rated and proportioned <sup>4</sup> according to the Plenty, Scarcity, Neceffity and respect of the • Time, which was politically intended by the faid Act: By Reafon, \* Ambiguity and Question have rifen and been made, whether the Rating of all Manner Artificers, Workmen and Workwomen, · his or their Wages other than fuch as by fome Statute and Law have been rated, or elfe fuch as did work about Hufbandry, foralmuch as the faid Law hath been found beneficial for the Commonwealth :<sup>4</sup>

II. Be it enacted, That the faid Statute, and the Authority by the fame Statute given to any Perfon or Perfons for affeffing and rating of Wages, and the Authority to them in the faid Act committed, shall be expounded and construed, and shall by force of this Act give Authority to all Perfons having any fuch Authority to rate Wages of any Labourers, Weavers, Spinsters and Workmen or Workwomen whatfoever, either working by the Day, Week, Month, Year, or taking any Work at any Perfon or Perfons Hand whatfoever, to be done. And whereas in divers Shires within this Realm, the Juffices of Peace have not ufually kept their General Seffions in one Place of the Shire together, but the General Seffions have been kept in feveral Places for feveral Divisions, by Reason whereof the most Part of the Justices of the Peace coming not together, nor rating of Wages could well be made in the faid Shire where fuch General Seffions have been used : Be it enacted by Authority of this prefent Parliament, That the most Justices of Peace, or the more Part of them refiant in fuch Division in any Shire within this Realm, where fuch Selfions have been ufually feverally kept, shall at the fame Sessions, or at such Time of rating of Wages, as is limited by the faid Act made in the Fifth Year of her Majesty's Reign, have as full Authority and Power to rate all Manner of Wages to be rated within the Limits of fuch Division in any fuch Shire, as if the fame were done in the General Seffions for the faid County, or by the most Part of the Justices meeting for the rating of Wages by the faid Act. And be it further enacted, That after the Rates made for Wages, and ingroffed in Parchment under their Hands and Seals of them having Authority to rate the fame, it shall and may be lawful to the Sheriff of the faid County, or to the Mayor or Chief Officer or Officers of any City or Town Corporate, to caufe Proclamation to be made of the feveral Rates fo rated, in fo many Places within their Authorities as to them shall seem convenient, and as if the same had VOL. IV. Μm been

been fent down printed by the Lord Chancellor or Keeper, after Declaration thereof to her Majefty, and Certificate of the fame into the Queen's most honourable Court of Chancery, and that every Perfon and Perfons shall be bound to obferve the faid Rates in giving and receiving Wages, upon the Pains and Punifhments mentioned in the faid Act, and to be recovered or Punishment inflicted, as in the faid A& is mentioned.

III. And be it further enacted, That no Perfon or Perfons fhall incur any Danger or Penalty, for not making Certificate into the Queen's most Honourable Court of the Chancery, of any Rates or Wages appointed to be certified by the faid Act, made in the faid Fifth Year of the Queen. But the faid Rates, ingroffed in Parchment and fealed as aforefaid, shall, if the fame be in any Shire, be kept by the Cuflos Retulorum of the faid County, amongst the Records in his Custody for the faid Shire: And in any City or Town Corporate amongst the Records of the faid City or Town Corporate. This Act to continue till the End of one Year next after the next Selfion of Parliament,

[Continued, 1 Jac. 1. c. 25. § 17. 24. 21 Jac. 1. c. 28. § 1. but now expired.]

#### CAP. XIII.

# An Explanation of an Act made in the xi. Year of King H.7. for Fustians. WHEREAS by an Act made in the Eleventh Year of King

11 H. 7. c. 27. 5 2.

Mayor and fearch.

Henry the Seventh, the Mayor and Wardens of Shearmen · of the City of London for the Time being, fhould have Authority ' to enter and fearch the Workmanship of all Manner of Perfons " occupying the Broad Shear, as well Fuftians as Cloth, and the \* Execution of the faid Act for using any Inftruments of Iron, or • other untrue fubtil Mean or Slight in dreffing the fame : Since " which Time, for that the Lord Mayor of London cannot con-' veniently go in his own Perfon to make the faid Search, by · reason of his other weighty Occasions, divers have refisted the " Wardens of the Shearmen going abroad in offering to make \* Search according to the faid Law; and for Want of due and \* daily Search in that Behalf, divers have of late Days put in Ure • the Iron Inftruments, and other Sleights forbidden by the recited " Act, to the great Deceit of her Majefty's People, amongst whom " the Wearing of Fuftians is lately grown to more Use, as may ' feem, than ever it was before Time: Which Company of Shear-' men, together with the Company of Fullers, were fince the faid · Act made one Company by the Name of Cloth-workers: And fo no fuch Search can be duly made:' For Remedy hereof, II. Be it therefore enacted by the Queen's most excellent Ma Clothworkers of jefty, with the Affent of the Lords Spiritual and Temporal, and London, &c. may the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from henceforth it shall and may be lawful to and for the faid Lord Mayor of the City of London, or his fufficient Deputy, and to and for the Mafter and Wardens of

the faid Mystery of Clothworkers of London, or such difcreet Perfons as the faid Mafter and Wardens of the faid Mystery of Clothworkers for the Time being shall from Time to Time appoint, to enter and make Search, as the faid Mayor of London and Wardens of

of Shearmen might have done together, by the faid Act in the faid Eleventh Year of King Henry the Seventh; upon Pain that the Penulty. Perfon or Perfons which shall make Resistance herein, shall forfeit for every fuch Relitance, Twenty Shillings of lawful Money of England; the one Half to her Majesty, and the other Half to him or them that will fue for the fame by Action of Debt, Bill, Plaint or Information, in any of the Queen's Courts of Record where the fame may be determined after the Courfe of the Common Law; and that the Defendant in fuch Cafe in no wife be admitted to wage his Law, nor that any Protection or Effoin be in the fame allowable.

#### CAP. XIV.

#### An Act prohibiting the Bringing into this Realm of Foreign Cards for Wool.

WHEREAS many Thousands of Woollen Card-makers and Card-wiredrawers of the Cities of London, Briftol, Glou-· cefler, Norwich, Coventry, and of many other her Highnefs Cities 4 and Towns within this Realm, have heretofore lived and well maintained themfelves, their Wives, Families and Children, by the · Benefit and Ufe of their Trade and Faculty of Card-making and " drawing of Cardwire within this Realm : And now of late Time, • by reafon of the common Bringing in of foreign Cards for Wool 4 out of France, and other foreign Parts, the faid Card-makers " and Card-wiredrawers have been fo much impoverished, that · fcant the Twentieth Perfon that heretofore lived by the faid " Trades is now maintained and fet on Work thereby :'

II. Be it enacted by our Sovereign Lady the Queen's Majefty, Importing Cards and by the Lords Spiritual and Temporal, and the Commons, in for Wool for this prefent Parliament affembled, and by Authority of the fame, sale. That no Perfon or Perfons whatfoever, from or after the Feaftday of the Purification of the bleffed Virgin St. Mary now next enfuing, shall bring, fend or convey, or caufe to be brought, fent or conveyed, into this Realm of England or Wales, from the Parts beyond the Seas, any Cards for Wool to be fold, bartered or exchanged, within the Realin of England or Wales; upon Pain to Penalty. forfeit all fuch Cards for Wool, fo to be brought, fent or conveyed contrary to the true meaning of this Act, in whole Hands loever they or any of them shall be found, or the very Value thereof; the one Half whereof to be to our faid Sovereign Lady the Queen's Majefty, her Heirs and Succeffors, and the other Moiety thereof to him or them that will feife the fame, or fue therefore in any Court of Record of the Queen's Majesty, her Heirs and Succeffors, by Action of Debt, Bill, Plaint, Information or otherwife, in which Actions, Suits, Plaints or Informations, no Wager of Law, Essoin or Protection shall be allowed. This Act to endure Continuesce. to the End of the First Session of the next Parliament.

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## ĆAP. XV.

An AA, that no Perfon robbing any Houfe in the Day-time, although no Perfon be therein, shall be admitted to have the Benefit of his Clergy.

• WHEREAS of late Years divers lewd and felonious Perfons, underflanding that the Penalty of the Robbing of Houfes in the Day time (no Perfon being in the Houfe at the Time of the Robbery) is not fo penal, as to commit or do a Robbery in any Houfe, any Perfon being therein at the Time of the Robbery; which hath and doth embolden divers lewd Perfons to watch their Opportunity and Time to commit and do many heinous Robberies, in breaking and entring divers honeft Perfons Houfes, and efpecially of the poorer Sort of People, who by reafon of their Poverty are not able to keep any Servant, or otherwife to leave any Body to look to their Houfe; whea they go abroad to hear Divine Service, or from Home to follow their Labour to get their Living, which is to the Hindrance and Lofs of good Subjects, and the utter Impoverifhing of many poor Widows, fole Women, and other People :'

Robbing a Houfe in the Day-time of the Value of Five Shillings.

II. Be it therefore enacted by our Sovereign Lady the Queen's most excellent Majefty, the Lords Spiritual and Temporal, and the Commons, of this prefent Parliament assembled, That if any Perfon or Perfons after the End of this prefent Session of Parliament shall be found guilty, and convicted by Verdict, Confession or otherwise, according to the Laws of this Realm, for the felonious taking away, after the Feast of *Easter* now next enfuing, in the Day-time, of any Money, Goods or Chattel, being of the Value of Five Shillings or upwards, in any Dwelling-house or Houses, or any Part thereof, or any Out-house or Out-house, belonging and used to and with any Dwelling-house or Houses, although no Perfon shall be in the faid House or Out-houses at the Time of such Felony committed; then such Perfon and Perfons shall not be admitted to the Benefit of his or their Clergy, but shall be utterly excluded thereof.

#### CAP. XVI.

An Act to reftrain the excellive Making of Malt.

#### [Repeated, 9 & 10 W. 3. c. 22.]

#### CAP. XVII.

# An AC against lewd and wandering Persons, pretending themselves to be Soldiers or Mariners.

WHEREAS divers lewd and licentious Perfons, contemning both Laws, Magistrates and Religion, have of late Days wandred up and down in all Parts of the Realm, under the Name of Soldiers and Mariners, abufing the Title of that honourable Profession to countenance their wicked Behaviours, and do continually assemble themselves weaponed in the Highways and ellewhere, in Troops, to the great Terror and Astonishment of her Majesty's true Subjects, the Impeachment of her Laws, and the Disturbance of the Peace and Tranquillity of this Realm:

 And whereas many heinous Outrages, Robberies and horrible Murders are daily committed by these diffolute Persons; and

" unlefs fome fpeedy Remedy be had, many Damages are like by

\* thefe Means to enfue and grow towards the Commonwealth :'

II. Be it therefore enacted by the Authority of this prefent Wandring Sol-Parliament, That all idle and wandring Soldiers or Mariners, or diers, &c. idle Perfons, which now are, or hereafter shall be wandring as Soldiers and Mariners, shall settle themselves in some Service, Labour or other lawful Courfe of Life, without wandring, or otherwife repair to the Places where they were born, or to their Dwellingplaces, if they have any, and there remain, betaking themfelves to fome lawful Trade or Course of Life, as aforeiaid; upon Pain that all Persons offending contrary to this Act to be reputed as Felons, and to fuffer as in cafe of Felony, without any Benefit Felony. of Clergy to be allowed.

III. And be it further enacted, That every idle and wandring shall have Tef-Soldier or Mariner which coming from his Captain from the timonials. Seas, or from beyond the Seas, shall not have a Testimonial under the Hand of fome one Juffice of the Peace of or near the Place where he landed, fetting down therein the Place and Time when and where he landed, and the Place of his Dwelling or Birth, unto which he is to pafs, as aforefaid, and a convenient Time therein limited for his Paffage, or, having fuch Teltimonial, shall wilfully exceed the Time therein limited, above Fourteen Days: And alfo Counterfeiting as well every fuch idle and wandring Soldier or Mariner, as every Teffimonial. other idle Perfon wandring as Soldier or Mariner, which shall at any Time hereafter forge or counterfeit any fuch Testimonial, or have with him or them any fuch Testimonial forged or counterfeited as aforefaid, knowing the fame to be counterfeited or forged, in all these Cafes every such Act or Acts to be Felony, Felony. and the Offenders to fuffer as aforefaid, without any Benefit of Clergy.

IV. And he it further enacted, That it shall be lawful for the who may deter-Justices of Affizes, Justices of Gaol-delivery and the Justices of mine Offences. Peace of every County, and for all Justices of Peace in Towns Corporate, having Authority to hear and determine Felonies, to hear and determine all fuch Offences in their General Seffions, and to execute the Offenders which shall be convicted before them, as in Cales of Felony is accustomed; except fome honest Perfon valued at the last Subsidy next before the Time to Ten Pounds in Goods, or Forty Shillings in Lands, or elfe fome honeft Freeholder, as by the faid Juffices shall be allowed, will be contented before fuch Juffices as fuch Perfon shall be arraigned of Felony, to take him or them into his Service for One whole Year then next Taking Offender following, and then before the faid Juffices will be bound by Re- into Service for cognizance of Ten Pounds, to be levied of his Lands, Goods, a Year. Tenements and Chattels, to the Use of our Sovereign Lady the Queen, if he keep not the faid Perfon or Perfons for One whole Year, and bring him to the next Seffions for the Peace and Gaoldelivery next enfuing after the faid Year: And if any fuch Perfon retained depart within the Year, without the Licence of him that fo retained him, then to be indicted, tried and adjudged as a Felon, and not to have the Benefit of his Clergy.

V. Provided always, That if any fuch idle and wandring Perfons Wanderer falling as aforefaid, shall happen to fall fick by the Way, fo that by reafon fick by the Way Mm 3 of

of his Weaknefs he cannot travel to his Journey's End within the Time limited within his Teftimonial, no fuch to be within the Danger of this Statute, fo as he fettle himfelf in fome lawful Courfe of Life, as aforefaid, or repair as aforefaid to the Place where he was born, or was laft abiding, within convenient Time after the Recovery of his Sicknefs, and there remain, as aforefaid; any Thing in this Statute contained to the contrary notwithftanding.

VI. Provided alfo, and be it further enacted, That when any fuch Soldier or Mariner coming from the Seas, or from beyond the Seas, as aforefaid, fhall repair to the Place of his Dwelling or Birth, according to the Purport of the faid Teflimonial, and cannot of himfelf get there any Work, whereby to employ himfelf to Labour or other lawful Courfe of Life, as aforefaid, that then in all fuch Cafes, upon Complaint made by fuch Soldier or Mariner to Two Juffices of Peace of the faid County, of or near the faid Place, the faid Two Juffices fhall take Order by their Difcretion to fet fuch Soldier or Mariner to fome fuch honeft Labour or Work as to them fhall be thought meet: And for want of fuch Work, the faid Two Juffices fhall tax the whole Hundred by their Difcretion, for the Relief of fuch Soldier or Mariner till fuch fufficient Work may be had.

VII. Provided alfo, That if any fuch Soldier or Mariner coming from the Seas, or from beyond the Seas as aforefaid, shall not at the Time of his Landing, or in his Travel to the Place whereunto he is to repair as aforefaid, going the direct Way, + (a) that then he refort to fome Justice of the Peace next adjoining to the faid Place of Landing or Way, and make known unto the faid Juffice his Poverty: Who upon perfect Notice thereof had, shall have full Power and Authority by this prefent Act to licence the fame Soldier or Mariner to pais the next and direct way to the Place where he is to repair, and to limit him fo much Time only as shall be neceffary for his Travel thither: And that in fuch Cafe his licence being fo made, and he purfuing the Form of fuch his licence, shall and may for his necessary Relief in such his Travel, afk and take the Relief that any Perfon shall willingly give him, and in fuch Cafe, his fuch Travel and taking of Alms as aforefaid, shall not be taken an Offence against this Law. (a) [There are evidently fome connetting Words wanting here. See a conjectural

Addition, Burn's Hifl. of Poor Laws, p. 124, 125.] VIII. Provided alfo, That this Act, nor any Thing therein contained, shall extend or be interpreted to make or work any Corruption of Blood in any the Heir or Heirs of any such Offender or Offenders; any Thing in this Act to the contrary notwithstanding.

IX. Provided alfo, and be it further enacted, That this A& fhall not take any Force or Effect till Forty Days next after the End of this Seffion of Parliament, and fhall continue to the End of the Parliament next enfuing.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

Remedy where Wanderer cannot get Work.

Hundred taxed.

+ Sie.

Soldier or Mariner licensed may ask Relief.

No Corruption of Blood.

Continuance, &c.

CA P.

## C A P. XVIII.

An Act for the Reviving, Continuance, Explanation, Perfecting and Repealing of divers Statutes.

" 21 H.8. c. 12. 24 H.8. c. 9. 3 & 4 E. 6. cc. 19. 21. 1 Eliz. " c. 17. 8 Eliz. c. 10. 13 Eliz. cc. 20, 21. 8. 14 Eliz. c. 11. " 27 Eliz. cc. 11. 4. 7. 27 Eliz. c. 17. Pr. 2 & 3 E. 6. c. 10. " 27 Eliz. cc. 14. 24. 31 Eliz. c. 8. 31 Eliz. c. 5. Pr. 35 Eliz. Cc. 1. 10, 11. continued until the End of the next Parliament. **"** § 1—29. 41.

" XXX. That forafmuch as the faid Act made in the faid Thir- 13 Eliz. c.8. • teenth Year of the Queen's Majefty's Reign that now is, inti-

• tuled, An A& against Usury;

\* XXXI. And one other Act of the faid Acts made in the 27 Eliz. c.4.

 Twenty feventh Year of the Queen's Majefty's Reign that now • is, intituled, An Aa against covinous and fraudulent Conveyances ;

• XXXII. And one other of the aforefaid Acts made in the 27 Eliz. c. 7.

" faid Seven and twentieth Year of the Queen's Majefty's Reign, made perpetual.

intituled, An AB for the levying of Iffues loss by Jurors, are by
Proof and Experience found to be very necessary and profitable
for the Commonwealth of this Realm .' For which Caufe, Be it enacted by the Queen's most excellent Majesty, with the Assent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid Three last recited feveral Acts made in the faid Thirteenth and in the Seven and twentieth Years of the Queen's Majesty's Reign, and every of them, and all and every the Branches, Claufes and Provisions in them and every of them contained, shall from henceforth be, remain and continue in Force and Effect for ever.

" 5 Eliz. c. 5. 23 Eliz. c. 6. 18 Eliz. c. 20. as altered by 35 " Eliz. c. 7. continued until the End of the next Parliament, " § 43.-5 Eliz. c. 7. continued until the End of the next Par-" liament. § 44.—13 Eliz. c. 19. repealed. § 45 -5 Eliz. c. 2. " repealed, as to Tillage; the Remainder continued till the End " of the next Parliament. § 46.—14 Eliz. c. 5. 18 Eliz. c. 3. " continued until the End of the next Parliament, unlefs otherwife " provided for. § 47.-35 Eliz. c. 4. continued until the End of " the next Parliament; unlefs otherwife provided for. § 48.

#### CAP. XIX.

#### An Act for the Amendment of Highways in the Counties of Suffex, Surrey and Kent.

[Repealed, 7 G. 3. c. 42. § 57. 13 G. 3. c. 78. § 84. 13 G. 3. c. 84. § 86.]

#### CAP. XX.

An Act against the deceitful Stretching and Tentring of Northern Cloth.

- IN most humble and dutiful wife sheweth, befeeching your Highness, your true and faithful Subjects, the Clothiers and
- · Chapmen of your Counties of York, Lancaster, and other your Highnefs Mm 4

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' Highness Counties on the North Side of the River of Trent, " That notwithstanding the many good and wholefome Laws here-• tofore made for the true making of good and true Clothes and . Kerfies, which Laws, either by fome Wants in the Statutes already made, or for lack of the due Execution of the faid Laws, • have not only not refirained the great Abufe in making of Clothes and Kerfies, but rather have encreafed the fame; infomuch that • the faid Northern Clothes and Kerfies do yearly and daily grow ' worfe and worfe, and are made more light, and much more " ftretched and ftrained, than heretofore they have been, to the great Deceit of all Nations where the faid Clothes and Kerfies are fold, and to the great Shame and Slander of the Country " where the fame is made, and within fhort Time like utterly to ' overthrow the Trade of Cloth-making in those Countries, • whereupon fo many Thousands of your Subjects do now live • and are maintained : Which great Enormities your faithful Sub-· jects do chiefly impute to the great Number of Tenters and other · Engines daily used and practifed in the faid Counties for the · ftretching and ftraining of the faid Clothes and Kerfies :' For Remedy and Redrefs whereof, &c.

## [Repealed, 49 G. 3. c. 109. § 1.]

#### C A P. XXI.

Eliz. c. 4.

+ Sie.

An A& for the further Continuance and Explanation of an A& for the neceffary Relief of Soldiers and Mariners, made in the xxxv th + Year of the Queen's Majesty's Reign that now is.

[Continued, 43 Eliz. c. 3. § 1. 43 Eliz. c. 9. § 29. but now expired.]

#### CAP, XXII.

An Act for the Establishing of the Bishoprick of Norwich, and the Possessien of the same, against a certain pretended concealed Title thereunto.

7 HERE, in the Twenty feventh Year of the Reign of the late King of famous Memory, King Henry the Eighth, ' it was enacted by Authority of Parliament, That fuch Perfon 4 as should then next after be Bishop of the See of Norwich, being • then void, and his Succeffors Bifhops of the faid See, fhould have ' and enjoy united and knit to the faid Bifhoprick, the Monaftery · of St. Benets, in the County of Norfolk, and all the Pofferfions of ' the fame : And where, William Rugge was next Bishop of the faid See, and by force of the faid Act was feized to him and his Succeffors in Fee Simple, of and in the faid Monastery, and the \* Possefiions of the fame ; And afterward William by the Name ' of William by the Permiffion of God Bishop of Norwich, true " and undoubted Patron of the Hofpital of Saint Giles in Norwich, 4 and Nicholas Shanton, Master or Guardian of the faid Hospital, <sup>4</sup> and the Brethren of the fame by their Deed, bearing Date the <sup>5</sup> Sixth Day of *March* in the First Year of the late King *Edward* the Sixth, and in due Form of Law acknowledged and inrolled, ' did give, grant and confirm to the faid King Edward the Sixth, \* his Heirs and Succeffors, the faid Hofpital, and the Poffeffions and

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27 H. 8. c. 17. Pr. • and Hereditaments belonging to the fame, as by the faid Deed and Inrolment thereof may appear: By force whereof the faid 6 "King Edward the Sixth was, of the faid Hofpital, and the · Poffeffions of the fame, feized in his Demefne as of Fee in the · Right of his Crown of England: And fo feized, difpoled of the fame as to his Highness did feem good, ever fince which faid " Grant, and fince the faid Statute made in the faid Twenty feventh "Year of King Henry the Eighth, the faid Bishop of Norwich and • his Succeffors have had and enjoyed the faid Bishoprick, and the faid late Monastery of St. Benets, and all the Possessions and . Hereditaments late belonging to the fame Monastery or Bishop-· rick, and have and yet do maintain their Eftates of and by the Revenues of the fame, and thereout of have ever fince paid unto 6 King Edward the Sixth, Queen Mary, and to the Queen's Majesty that now is, and yet do pay unto her Majesty First Fruits, • Tenths and Subfidies, as all other the Bishops of the Realm have done, and have demifed, let and fet divers the Possession of the faid . Bishoprick, late the Possefions of the faid late Monastery, to our · Sovereign Lady the Queen's Majefty, and to fundry others for divers Eftates, Interests, and Terms of Years, which faid Interests are by many feveral Conveyances passed from Hand to Hand to very many her Majesty's dutiful Subjects, whose whole Livelihood, or a great Part thereof, dependeth thereupon; yet certain · Perfons of a greedy and covetous Defire to enrich themfelves, • have to the great Deceit of her Highness, to the Impeachment of • the faid Bishoprick, and to the unjust Disturbance of the Bishops · of the fame See, their Tenants and Farmers, obtained of her · Majefty (little fuspecting their evil Intention) a Grant in Fee Farm by her Letters Patents, bearing Date the Second Day of Letters Patents " August in the Twenty feventh Year of her happy Reign, of all ad August. or the most Part of the Possessions of the faid Bishoprick under 27 Eliz. • the Name of a Cottage, and of all Lands, Tenements, Tithes and · Hereditaments, with the Appurtenances within the Deanries of · Flegg, Brook, Warham, Blofield, Repes and Deeperwade, or any of them in the County of Norfolk, to the late Monastery of St. Benets · of Hulme belonging and appertaining at or under the yearly · Rent only of xls. by Year, as by the faid Letters Patents may · appear, pretending now that the faid Poffeffions of the faid Bithoprick, which were as aforefaid first the Possession of the faid " Monaftery, were by the faid William late Bifhop of Norwich, by fome general Words conveyed to King Edward the Sixth, his Heirs and Succeffors, by the aforefaid Deed, dated the Sixth . Day of March in the First Year of his Reign: Whereas indeed · he the faid Bishop joined with the faid Maiter and Brethren, as · Patron of the faid Hofpital only, to ftrengthen the faid Grant of • the faid Hospital, and the Posseffions thereof, and not intending ' any Way to touch any the Poffessions of the faid Bishoprick, · Which faid Grant being fo indirectly against the gracious Mean-· ing of our faid Sovereign Lady, and without Confideration other • than as aforefaid obtained, they the faid Concealers have conveyed the faid Premifes, or fome Part thereof unto others not. signorant of the faid Fraud and ill Practice, who have by Colour · of the faid pretenfed Title, attempted to trouble the Possession of · divers the Tenants and Farmers of the faid Bishoprick: For Remedy whereof, and because it is most manifest, that neither the

\* the faid William late Bifhop by the faid Deed, made in the faid \* Firft Year of the Reign of King Edward the Sixth, did mean to \* give or grant, or the faid King Edward the Sixth thereby to have \* or take any Part of the Poffeffions aforefaid, of the faid Bifhop \* rick, neither yet her Majefty took any Knowledge of any fuch \* pretenfed Title, neither meant to pais any fuch to the faid Con-\* cealers; and yet fome Trouble may arife by Colour of the faid \* pretenfed Title;

II. Be it therefore enacted by our faid Sovereign Lady the Queen's Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid Deed dated the Sixth Day of March, in the faid First Year of the Reign of the faid King Edward the Sixth, shall be taken, construed and adjudged, not to have conveyed to the faid King, his Heirs and Succeffors, any Manors, Lands, Tenements, Services, Rents, Rectories, Tithes, Advowfons, Liberties or Hereditaments whatfoever of the faid late Monastery of Saint Benets, alias Saint Benets of Hulme, or of the faid Bishoprick, or belonging thereunto, or to either of them : But that the fame and every Part thereof shall be deemed and adjudged to have remained, continued and been in the faid William then Bishop of the faid See, and his Successors, and shall at all Times for ever hereafter remain, continue and be, and fo be adjudged to remain, continue and be in the now Bishop of the faid See, and his Successors for ever, of fuch and the like Estate and in fuch Manner, Form and Condition, to all Intents, Constructions and Purpofes, as if the faid Deed had never been had ne made.

III. Provided that this Act shall not extend to the faid now or late Hospital, nor any Lands, Tenements, Rents and Hereditaments, Goods, Chattels, Rights or Credits, now or late belonging to the fame, nor to the Patronage thereof, nor to any Thing whereof or whereto the faid late Master or Guardian, and Brethren of the faid late Hospital, were seized, possessed or intitled, but that the faid Deed as to the same and every Part thereof, shall be good and effectual in Law to all Intents and Purposes, as if this Act had never been had nor made, any Thing aforefaid to the contrary notwithstanding : Saving to all Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, Executors, Administrators and Affigns, other than the faid late King Edward the Sixth, Queen Mary, the Queen's Majesty that now is, their and every their Heirs, Succeffors and Affigns, claiming any the faid Poffeffions of the faid late Monastery, or of the faid Bishoprick by force, virtue or colour of the faid Deed, made to the faid late King Edward the Sixth, all Estates, Interests, Rights, Titles, Claims, Conditions, Services, Rents and Demands whatfoever, as if this Act had never been had or made.

IV. Provided always, and be it enacted, That all and fingular Statutes, Recognizances, Bonds, Covenants and Agreements heretofore had or made, to or with the faid Patentees in the faid Letters Patents named or any of them, or to or with any other Perfon or Perfons claiming by, from or under them or any of them, being Parties, or Privy to the faid Practice or Fraud, for or concerning any of the faid Lands, Tenements or Hereditaments now or heretofore Parcel of the faid Bifhoprick, fhall be utterly void, for any Matter or Thing touching or concerning only the fame Lands, Tenements

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Tenements and Hereditaments, or any Part thereof, now or heretofore Parcel of the faid Bishoprick.

#### C A P. XXIII.

An AA for the Repairing of the Bridges of Newport and Carlion, in the County of Monmouth.

## C A P. XXIV.

An AA for the Erecting and Building of a Bridge over the River of Wye, at Wilton upon Wye, near the Town of Roffe, in the County of Hereford.

## C A P. XXV.

An Act for Enlarging of the Statute made for following Hue and Cry, in the xxvii th. † Year of Her Majefty's Reign, in fome Sort to relieve the Inhabitants of the fmall Hundred of *Beyner/b*, alias *Benburft*, in Cafes where they are in no voluntary Default, and yet are or fhall be charged by the fame Statute, and by the Two ancient Statutes; the one made the xiiith. † Year of King *Edward* the Firft (a); the other in the xxviii th. † Year of King *Edward* the Third (b), for reprefing of Robberies 339

+ Sic.

† Sic. † Sic.

(a) [13 E. I. Stat. Wynt. c. I.] (b) [28 E. 3. c. 11.]

IN most humble wife befeecheth your most excellent Majesty the poor Inhabitants of the Hundred of Beyner/b alias Ben-• burf, within the County of Berks, That whereas the faid Hun-• dred doth confift only of Five fmall Villages, and Three fmall " Quillets or Hamlets, and hath lying through it Two great Road \* Highways; the one leading from London to Henley upon Thames, " the other from London to Reading; and either of them at the ' least Three Miles in Length, within the great woody Ground ' called the Thicket, and no one of the fame Villages standeth " upon or adjoining to either of the faid Ways, but lie difperfedly far from the fame : Neither have the Inhabitants of the fame " Hundred any open or common Fields, either Arable or other, <sup>6</sup> adjoining or lying near to fuch Parts of the fame Way (within <sup>6</sup> the faid Thicket) as are most apt for Robberies to be done, " whereby they may have their Servants or Workmen labouring " within the View of the fame Ways, to take Notice of the Rob-' beries done; and therefore the faid Inhabitants cannot well have ' any fpeedy Notice or Intelligence of any Robbery which shall be " there committed, unlefs the Party or Parties robbed should give ' the fame unto them : And the feveral Lengths and Manner of the \* Lying of the fame Ways are fuch, as all the able Men of the fame fmall Hundred cannot fo watch the fame feveral Ways, as that \* thereby Robberies may be prevented: And whereas also Notice ' of fuch Robberies as have been of late Years done there, have ' been for the molt Part given by the Party robbed, at the Town s of Maidenhead, which is out of that Hundred, and Three Miles diftant from the aforefaid thievifh Places in the Thicket where the Robberies are most usually done, and yet upon such Notice of Robberics

Anno 39° ELIZABETHE, C. 25.

A.D.1597.

· Robberies given at Maidenbead aforefaid, being out of the Hun-<sup>4</sup> dred, there hath been lately, within one Year, the Sum of Twelve · fcore and fifteen Pounds recovered upon the aforefaid Statutes, ' against the small Hundred of Beyner/b, alias Benburft, which had • no Notice of the fame Robberies, whereby many of the poor Inhabitants thereof have been and are utterly impoverished, to ' the utter Ruin and Overthrow of them, their Wives and Chil-I dren; and many other the like Extremities may, by the aforefaid <sup>4</sup> Statutes, fall upon them, though it lieth not in their Power (as well for want of Notice as otherwise) to perform the fame Sta-tutes; fo as the Inhabitants thereof are like to be generally inpoverified, or enforced to remove their Dwellings into fome other . Hundred, without fome Relief shall be for them in that Behalf ' provided:' That it may be enacted by the Authority of this prefent Parliament, That the Inhabitants of the faid Hundred of Beyner/b, alias Benhurft, shall and may to their own proper Use, in the Name of the Clerk of the Peace of the faid County of Berkfbire, recover, have and levy all fuch Sums of Money, Cofts and Damages, as hereafter shall be recovered or levied of or against them by the aforefaid Statutes, or any of them, against the Inhabitants or Refiants of every or any fuch Hundred, with the Franchifes within the Precincts thereof, wherein Negligence, Fault or Defect of fuch Pursuit and fresh Suit, as by the faid Statute of the Seven and twentieth Year of your Majeity's Reign is appointed to be made, shall happen to be, after Notice given or Hue and Cry brought to the fame Inhabitants or Refiants, or any of them, of or upon any Robbery which shall be at any Time hereafter done within the faid Hundred of Beynersk, alias Berkurft : And that this prefent Act shall give as full Power and Authority in all Respects, to the Inhabitants of the faid Hundred of Beyners, alias Benhurft, in the Name of the Clerk of the Peace of the faid County, for recovery, having and levying, of all the faid Money, Cofts and Damages as aforefaid, as the aforefaid Statute of the Seven and twentieth Year of your Majesty's Reign, gave or intended to give for the Recovery of a Moiety or one Half thereof.

II. Provided always, and it is enacted by the Authority aforefaid, That no fuch Remedy or Recovery shall be had by this Statute, for all or the whole Sum or Sums of Money and Damages as aforefaid, but only in these Two Cafes, viz. The one where no fuch Notice or Intelligence (as by the faid Statute of the Seven and twentieth Year of your Majesty's Reign, was appointed to be given of every or any Robbery) shall be given to the Inhabitants of the faid Hundred of Beynersh, alias Benburst : The other, where the Inhabitants of the fame Hundred (after fuch Notice of any Robbery to them or fome of them given, or after Hue and Cry to them for the fame brought) shall make or cause to be made fresh Suit and Pursuit after the Offenders, with Horsemn and Footmen, according to the faid Statute of the Seven and twentieth Year of your Majefty's Reign, and where nevertheles the Offenders, or any or one of them, shall not be apprehended within Forty Days after the Robbery committed.

EAP.

Remedy for Inhabitants of Benhurft.

27 Eliz. c. 13.

Provida.

27 Eliz. e. 13.

#### C A P. XXVI.

An Act for Confirmation of the Subfidies granted by the Clergy. EXP.

#### C A P. XXVII.

An A& for the Grant of Three entire Sublidies, and Six Fifteens and Tenths, granted by the Temporalty. EXP.

#### CAP. XXVIII.

An Act for the Queen's Majefty's most gracious, general and free Pardon.

This All is Number 26 on the Roll of Public Alls. cc. 26, 27. are not upon the Roll.]

# Anno quadragesimo tertio Reginæ ELIZABETHÆ. (A.D.1601.)

STATUTES made in the Parliament begun and holden at Westminster the Seven and twentieth Day of October in the Three and fortieth Year of the Reign of our most gracious and excellent Sovereign Lady ELIZABETH, by the Grace of God, of England, France, and Ireland, Queen, Defender of the Faith, Sc. and there continued until and on the Nineteenth Day of December following ; viz.

#### CAP. I.

An Act for Confirmation of Grants made to the Queen's Majefty, and of Letters Patents made by Her Highness to others.

• IN most humble wife befeechen your most excellent Majesty, • Lords Spiritual and Temporal, and the Commons, in ' this your Highness Parliament affembled, That whereas • fithence the Eighth Day of February, in the Five and twentieth "Year of your Majesty's Reign, divers and fundry Honours, " Castles, Manors, Lands, Tenements, Rents, Reversions, Services • and other Hereditaments, have been conveyed and affured to your · Highness, your Heirs and Successors, by and from divers and fun-<sup>6</sup> dry Perfons and Bodies Politick, as well for the Difcharge and Satisfaction of great Debts and Sums of Money, as for other good " Confiderations:" That for the better Affurances, Confirmation Affurances to or and Surety thereof, it may be enacted by Authority of this prefent for the Queen of Parliament, That all Feoffments, Fines, Surrenders, Affurances, Lands, &c. and Conveyances Letters Patents

EXP.

541

A.D.1601.

made by the Queen, contirmed.

Exception.

General Saving.

Conveyances and Estates, in any wife conveyed, had or made to or for your Highnefs, by or from any Person or Persons, Bodies Politick or Corporate, fithence the faid Eighth Day of February, in the Five and twentieth Year of your Majelly's Reign, of any Honours, Castles, Manors, Lands, Tenements, Rents, Reversions, Services and other Hereditaments, for any Debt, Sum or Sums of Money, or other Confideration whatfoever (other than Conveyances or Effates heretofore had or made by any Ecclefiaftical Perfon or Perfons, or Bodies Politick or Corporate, not having Power or Ability by the Laws and Statutes of this Realm to make the fame) shall stand, remain and be good and available in the Law, to all Intents, Constructions and Purposes, according to the true Meaning, Intent and Purport of the fame :

II. Saving to all and every Perfon and Perfons, and to their Heirs, Bodies Politick and Corporate, and to their Succeffors, and every of them (other than such Person or Persons, and their Heirs and Wives, being Parties or Privies to fuch Conveyances or Affurances, and every of them, Bodies Politick and Corporate, and their Successfors, and every of them, of or from whom the Queen's Highness hath had, obtained or purchased any Manors, Meffuages, Lands, Tenements, Rents, Reversions, Services or Hereditaments, by Exchange, Gift, Bargain, Fine, Feoffment, Recovery, Deed inrolled or otherwife), all fuch Right, Title, Interest, Use, Possessions, Rents, Reversions, Remainders, Offices, Fees, Commons, Profits and Commodities whatfoever, which they or any of them have, might or ought to have had, of, in or to the Premifes, or any Part thereof, in as large and ample Manner, Form and Condition, to all Intents, Constructions and Purpofes, as if this Act had never been had ne made; this prefent Act or any Thing therein contained to the contrary notwithftanding.

' III. And whereas your excellent Majefty, fithence the faid · Eighth Day of February, in the Five and twentieth Year of your Highness Reign, as well for divers and great Sums of ' Money, as also for divers and fundry other Confiderations, hath <sup>6</sup> bargained, fold, given and granted, by your Highnels fundry <sup>6</sup> Letters Patents, Indentures or other Writings, fealed under the Great Seal of England, or the Seal of the Duchy of Lancafter, ' or the Seal of the County Palatine of Lancafter, as well to Bodies Politick and Corporate, as to divers and fundry other · your Highnefs loving and obedient Subjects, divers and fundry . Honours, Manors, Lands, Tenements, Rents, Reversions, Ser-• vices and other Hereditaments, in Fee Simple, Fee Tail or for " Term of Life, Lives or Years, as in the fame feveral Letters Patents, Indenturcs and other Writings is mentioned and declared, " That to the Intent the fame Letters Patents, Indentures and • other Writings may be of good, available and perfect Force and · Effect to all and every your Highness loving Subjects, according ' to the true Meaning and Effect of the fame :' It may pleafe your most excellent Majesty that it may be enacted by Authority of this prefent Parliament, That as well and fingular Letters Patents, Indentures and other Writings fealed under the Great Seal of England, or under the Seal of the Duchy of Lancaster, or the Seal of the County Palatine of Lancaster, heretofore made and granted by your Highnels for any Sums of Money, or for and upon any other Confiderations,

A Sale of the Queen's Lands to be made by force of a Commillion in being.

Confiderations, fithence the faid Eighth Day of February, in the Five and twentieth Year of your Highnels Reign, as all other Letters Patents hereafter to be made by your Highness, for any Sum or Sums of Money, or other Confiderations, before the lait Day of this prefent Selfion of Parliament: And moreover, all other Letters Patents within the Space of one Year then next enfuing, to be made by Force of or according to the Purport or true Meaning of the Commission under the Great Seal of England, now in being, for Sale of your Highness Lands to any Body Politick or Corporate, or to any other Perfon or Perfons whatfoever, of any Honours, Castles, Manors, Lordships, Graunges, Meafes, Lands, Tenements, Meadows, Pastures, Rents, Reversions, Services, Woods, Advowfons, Nominations, Patronages, Annuities, Rights, Interests, Entries, Conditions, Leets, Courts, Liberties, Privileges, Franchifes, or of any other Hereditaments with their Appurtenances, or of any Part or Parcel of them, fealed with or under the Great Seal of England, or under the Seal of the Duchy of Lancaster, or the Seal of the County Palatine of Lancafter, of whatfoever Kind, Nature or Quality they or any of them be, or shall be reputed, known or taken, with their Appurtenances, or any Part or Parcel of them, shall be good, perfect and effectual in the Law, and shall stand, be taken, reputed, deemed and adjudged good, perfect, fure, available and effectual in the Law, against your Highness, your Heirs and Successfors, according to the Tenor and Effect of the faid Letters Patents, Indentures or other Writings; the fame to be expounded, conftrued, How Letters deemed and adjudged most beneficially for the Patentees and Patents thal be Grantees of the fame, and their Heirs, Affigns, Executors and expounded. Administrators, according unto the Words and Purport of every the faid Letters Patents, Indentures or other Writings, without any Confirmation, Licence or Toleration of your Highnels, your Heirs or Succeffors; any Milnaming, Milrecital or Nonrecital of any the fame Honours, Castles, Manors, Lands, Tenements and other Premifes, or of any Parcel thereof; or any lack of finding of Offices or Inquilitions, of and in the Premiles or any Part thereof, whereby the Title of your Highnels therein ought to have been found before the making of the fame Letters Patents, Indentures or other Writings; or any Mifrecital or Nonrecital of Leafes thereof made, as well of Record, as not of Record; or any Mifrecital, Nonrecital or not true mentioning in any fuch Letters Patents, Grants or Writings, of your Majefty's own Effate or Eftates, either of Freehold or Inheritance, of or in the Premifes, or any Part thereof, whereunto your Majefty hath been fithence the Beginning of your Reign or hereafter shall be intitled, by any Attainder, Elcheat, Conveyance or Alfurance whatfoever, and in which Letters Patents, Grants or Writings, no Estate-tail formerly made, or fupposed to be made, have been or shall be recited, and the Reversion or Remainder thereupon expectant in the fame Letters Patents, Grants or Writings granted or mentioned to be granted ; or any lack of the Certainty, Mifcafting, rating or fetting forth of the yearly Value and Rate of the Premises, or of the yearly Rents referved of and for the Premifes, or any Parcel thereof, mentioned or contained in any of the faid Letters Patents or other Writings; or for that the Premifes be, or any Part thereof, is valued at a more or lefs Value in the faid Letters Patents or Writings than the

the faid Manors, Lands, Tenements and other the Premifes then were or shall be in yearly Value; or any misnaming or not true naming of the Towns, Hamlets, Parishes or Counties where the fame Honours, Manors, Lands, Tenements, Rents, Hereditaments and other the Premifes, and every Parcel thereof, or any Parcel thereof, lien or been; or any Lack of the true naming of the Lands, Tenements or Hereditaments, or of the Natures, Kinds, Sorts, Qualities or Quantities of the faid Poffeffions or Hereditaments, or any Parcel thereof; or any lack of the true naming of the Corporation ; or any Lack of Attornment, Livery or Seifin ; or of any milnaming of any the late Tenants or Farmers of the fame Honours, Manors, Lands, Tenements and Hereditaments, or any Part thereof fo fold, granted or given; or of any milnaming of fuch Perfon or Perfons, Bodies Politick or Corporate, as at any Time before the making of fuch Letters Patents were or shall be Owners of the Premifes, or any Part thereof, to the contrary notwithftanding.

IV. Provided, That this Act, nor any Thing therein contained, fhall not extend to make any Letters Patents of any Office or Offices to be of any other Effect, Force or Strength than the fame Letters Patents were or should have been before the making of this Act.

V. Provided alfo, That all and fingular fuch Patentees, Grantees and Donees, and every of them, which at any Time heretofore, fithence the Eighth Day of February, have obtained and gotten of your Highness, or at any Time hereafter, before the last Day of this Seffion of Parliament, or within the Space of One Year then next enfuing, shall obtain and get of your Highness by way of Exchange, or for any Sum or Sums of Money, or other Confiderations, any Letters Patents of any Manors, Lands, Tenements or Hereditaments whatfoever, which at the Date of the faid Letters Patents were or shall be of better and more yearly Value to your Highnefs, and fo answered in yearly Rent and Farm, than was, is or shall be contained, mentioned and specified in any such Letters Patents, or in the Particulars or Rates thereof, made or to be made by any Auditor or Auditors, Surveyor or Surveyors, or other Officer ; that then every fuch Patentee, Grantee or Donee, their Heirs, Executors or Afligns, and every of them, within One Year next after Office, or other due Proof, Order and Decree thereof, made and had, or to be made or had within the Space and Term of Ten Years next after the End of this prefent Seffion of Parliament, in the Court of the Exchequer, shall content and pay unto your Highness, your Heirs and Successors, for the fame Overplus and more Value of the fame Manors, Lands, Tenements and other Hereditaments what foever, with their Appurtenances, fo fold, given, granted or exchanged as is aforefaid, after the Rate of Threefcore Years Purchafe, and according to fuch yearly Value and Rate as the fame Manors, Lands, Tenements and other Hereditaments whatfoever were of, and were answered for at the Time of the making of any such Letters Patents, fo made or to be made in Manner and Form aforefaid; any Thing contained in any fuch Letters Patents to the contrary in any wife notwithstanding.

VI. Provided alfo, That this Act, or any other Provifo therein contained, shall not in any wife extend to confirm, ratify or make good

Letters Patents of Offices.

Previlo.

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Recompence for Overplus of Lands fold by the Queen.

Grants where Act doth not extend.

good any Leafe or Leafes made or to be made by your Highness for Term of Life, Lives or for Years, whereupon the old and accustomed Rents, or more, or as much in Value, or more proportionably, for the Lands and Tenements fo demifed or to be demifed, be not, or hereafter thall not be referved and yearly payable during the Time and Term of every fuch Leafe; nor that this prefent Act shall in any wife extend to revive and make good any Letters Patents mide of any O fice or O fices, to any Comptroller, Cuftomer, Aulneger, Searcher; nor to any Letters Patents of the Grant of any other O lice or O lices heretofore granted or made by your Highnefs, which now be, or at any Time heretofore have been annihilated, determined or made void, by Judgment, by Authority of Parliament, or by Decree; nor to any Patents to be made to any Perfon or Perfons for Term of Years, or during the Minority of any Heir, of any Minors, Lands or Tenements, whereof any Traverse hereafter shall be tendered within Three Months after any Office found and certified into any your Highnels Courts of Record; ne to make any Letters Patents made by your Highness of any Office or Offices, to be of any other Effect, Force or Strength than the fame Letters Patents were or should have been before the making of this A.A.

VII. Provided alfo, That this Act, or any Thing therein con- Patents of contained, shall not extend to any Letters Patents, or any Gift or cealed Lands. Grant therein contained, which at any Time heretofore have been, or hereafter before the last Day of this present Session of Parliament shall be made by your Highness, to any Person or Persons, of any Manors, Lands, Tenements, Rents, Reversions, Services or other Hereditaments, by force of any Information, Suit or Suggestion made or to be made to your Highness, that the same Manors, Lands, Tenements and other Hereditaments fo contained in any fuch Letters Patents, were concealed Lands, or that the fame or the Profits thereof were unjustly withholden from your Highnels, but that the fame Letters Patents, and every of them, shall stand, remain and be in the same Force, Strength and Effect, as they were before the making of this Act any Thing in this Act mentioned to the contrary notwithstanding.

VIII. And yet neverthelefs, Be it declared and enacted by Au- Patents made by thority of this present Parliament, That no Letters Patents, nor Warrant of Comany Gift or Grant in them contained, made or to be made by miffioners autho-Warrant of your Majefty's Commiffioners, authorized to make Composition. Compositions with your Highness Subjects for new Letters Patents or Grants to be made unto them, are or ought to be taken, or should be deemed and taken, to be made by force of any Information, Suit or Suggestion, that the Manors, Lands, Tenements or other Hereditaments contained in the fame Letters Patents were concealed Lands, but that they and every of them shall be within the full Meaning of this Act, to be fortified and made good as other Letters Patents (made without any Suggestion or Information of Concealment or unjust withholding) been.

IX. Provided always, That this Act, nor any Thing herein Proviso as to contained, shall extend or be taken to make good any Letters Pa. void Patente. tents, Indentures or other Writings, or any Grant in them or any of them contained, which heretofore have been adjudged or decreed to be void in any of your Majesty's Courts of Record at Westmin-

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fter,

A.D.1601.

for, or by Act of Parliament; nor to make good any Letters Patents, or any Grant in them or any of them contained, of or concerning Licences, Powers or Privileges, commonly called Monopolies ; nor to make good any Letters Patents or Grants of Patents touching or concerning Power, Licence, Liberty or Authority given for Execution of any Penal Statute or Statutes, or for Toleration or Difpensation of, to or with any Offence prohibited by any Penal Statute or Statutes; nor to make good any Letters Patents to William Kirkham, Gentleman, or to any other by his Procurement, concerning which there hath been any Act of Parliament made heretofore, or any Suit in your Majefty's Court of Star Chamber or Chancery.

X. Saving to all and every other Perfon or Perfons, and Bodies Politick and Corporate, their Heirs and Succeffors, and every of them, all fuch Right, Title, Interest, Possession, Estate, Leases, Rents, Services, Commons and all other Profits and Commodities whatfoever, as they or any of them should or might have had before the Letters Patents thereof made, as if this Act had never been had ne made; any Thing therein contained to the contrary notwithstanding.

XI. Provided always, That this Act, or any Thing therein contained, shall not extend to make good or available in Law any Letters Patents or Grant of the Premises, or any Part thereof, whereof there was or shall be any good and lawful Estate Tail, heretofore made by your Majefty, or any of your Progenitors, or hereafter to be made by your Majefty, unless fuch Eftate Tail be duly recited.

XII. Provided always, and be it enacted by the Authority aforefaid, That neither this Act, nor any Thing therein contained, shall extend to make good any Letters Patents heretofore made by your Majesty, fithence the Five and twentieth Year of your Highnels' Reign, to any Perfon or Perfons, and their Heirs, for and concerning the Manors, Granges, Lands, Tenements, Tithes and other Hereditaments whatloever, fet, lying and being in the feveral Parifhes of Bakewell and Hartington, in the County of Darby, and in the feveral Parifies of Rowcefler alias Rochefter and Blower, in the County of Stafford, mentioned or intended to have been conveyed unto Francis late Earl of Shrewscury by the late King of famous Memory, King Henry the Eighth, by his Highnefs? Letters Patents, bearing Date at Weffminflir the Two and twentieth Day of November, in the Three and thirtieth Year of the Reign of the faid late King; but for and concerning all other Manors, Lands, Tenements and Hereditaments contained in any fuch Letters Patents made funce the faid Five and twentieth Year of your Majefty's Reign, the fame shall be within the Remedy and Provifions of this prefeut Act of Parliament, according to the Purport, true Intent and Meaning of the fame.

XIII. Provided always, That neither this Act, nor any Thing therein contained, shall extend to the ratifying or making good of any Leafe, made by John May late Bilhop of Carlifle deceafed, to your Majefty, which was not enrolled before the First Day of this Sellion of Parliament.

CAP.

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Monopolies. Penal Statutes.

**General Saving.** 

Patents of Lands whore Estate-tail in the Queen.

Bakewell, Hartington, Rowcefter, Blower.

Leafes made to the Queen by the Bithop of Carlifle.

## CAP. II.

#### An Act for the Relief of the Poor.

**B**E it enacted by the Authority of this prefent Parliament, Overfeers for the That the Churchwardens of every Parish, and Four, Three Poor. or Two fubstantial Housholders there, as shall be thought meet, having respect to the Proportion and Greatness of the same Parish and Parishes, to be nominated yearly in Easter Week, or within One Month after Easter, under the Hand and Seal of Two or more Juffices of the Peace in the fame County, whereof one to be of the Quorum, dwelling in or near the fame Parish or Division where the fame Parish doth lie, shall be called Overseers of the Poor of the fame Parish: And they, or the greater Part of them, shall take Order from Time to Time, by and with the Confent of Two or more fuch Juffices of Peace as is aforefaid, for fetting to work the Children of all fuch whofe Parents shall not by the faid Churchwardens and Overfeers, or the greater Part of them, be thought able to keep and maintain their Children; and alfo for fetting to work all fuch Perfons, married or unmarried, having no Means to maintain them, and use no ordinary and daily Trade of Life to get their Living by: And also to raile weekly or otherwife (by Taxation of every Inhabitant, Parson, Vicar and other, and of every Occupier of Lands, Houfes, Tithes impropriate, Propriations of Tithes, Coal Mines or faleable Underwoods in the faid Parish, in fuch competent Sum and Sums of Money as they shall think fit) a convenient Stock of Flax, Hemp, Wool, Thread, Iron and other neceffary Ware and Stuff, to fet the Poor on work, and alfo competent Sums of Money for and towards the necessary Relief of the Lame, Impotent, Old, Blind, and fuch other among them, being poor and not able to work, and also for the putting out of fuch Children to be Apprentices, to be gathered out of the fame Parish, according to the Ability of the same Parish, and to do and execute all other Things, as well for the disposing of the faid Stock as otherwife concerning the Premifes, as to them shall feem convenient. [For Powers of Overseers where no Churchwardens, 17 G. 2. c. 38. § 15.]

II. Which faid Churchwardens and Overfeers fo to be nomi- Overfeers to nated, or fuch of them as shall not be let by Sickness or other meet once every just Excuse, to be allowed by Two such Justices of Peace or more as is aforefaid, shall meet together at the least once every Month in the Church of the faid Parish, upon the Sunday in the Afternoon after Divine Service, there to confider of fome good Courfe to be taken, and of fome meet Order to be fet down in the Premifes; and shall within Four Days after the End of their Year, and after Overset other Overscers nominated as aforefaid, make and yield up to fuch Account. Two Juffices of Peace as is aforefaid, a true and perfect Account of all Sums of Money by them received, or rated and feffed and not received, and also of fuch Stock as shall be in their Hands, or in the Hands of any of the Poor to work, and of all other Things concerning their faid Office (a); and fuch Sum or Sums of Money

Their Duty

Month.

(a) [Further Regulations as to Overfeers Accounts, 17 G. 2. c. 38. \$ 1, 2, 3 and fee 50 G. 3. c. 49.]

as shall be in their Hands shall pay and deliver over to the faid Churchwardens and Overfeers newly nominated and appointed as aforefaid ; upon Pain that every one of them absenting themfelves,

without lawful Caufe as aforefaid, from fuch Monthly Meeting

A.D.1601.

Negligence, &c.

Penalty.

Where Parifi Poor.

for the Purpofe aforefaid, or being negligent in their Office, or in the Execution of the Orders aforefaid, being made by and with the Affent of the faid Juffices of Peace, or any Two of them before mentioned, to forfeit for every fuch Default of Absence or Negligence Twenty Shillings. III. And be it also enacted, That if the faid Justices of Peace not able to relieve do perceive that the Inhabitants of any Parish are not able to levy among themfelves fufficient Sums of Money for the Purpofes aforefaid, that then the faid Two Justices shall and may tax, rate and affefs as aforefaid any other of other Parifhes, or out of any Parish, within the Hundred where the faid Parish is, to pay fuch Sum and Sums of Muney to the Churchwardens and Overfeers of the faid poor Parish for the faid Purposes, as the faid Justices shall think fit, according to the Intent of this Law: And if the

faid Hundred shall not be thought to the faid Justices able and fit to relieve the faid feveral Parishes not able to provide for themfelves as aforefaid, then the Justices of Peace at their General Quarter-Seffions, or the greater Number of them, fhall rate and affels as aforefaid, any other of other Parifhes, or out of any Parish, within the faid County, for the Purposes aforefaid, as in their Difcretion shall feem fit.

IV. And that it shall be lawful, as well for the prefent as fubfequent Churchwardens and Overfeers, or any of them, by Warrant from any Two fuch Juffices of Peace, as is aforefaid, to levy as well the faid Sums of Money, and all Arrearages, of every one that shall refuse to contribute according as they shall be affessed, by Diftrefs and Sale of the Offender's Goods, as the Sums of Money or Stock which shall be behind upon any Account to he made as aforefaid, rendering to the Parties the Overplus; and in Defect of fuch Diftrefs, it shall be lawful for any fuch Two Juftices of the Peace to commit him or them to the Common Gaol of the County, there to remain without Bail or Mainprize until Refufing to work. Payment of the faid Sum, Arrearages and Stock; and the faid Juffices of Peace, or any one of them, to fend to the House of Correction or Common Gaol fuch as shall not employ themfelves to Work, being appointed thereunto as aforefaid; and alfo any fuch Two Juffices of Peace to commit to the faid Prifon every one of the faid Churchwardens and Overseers which shall refuse to account, there to remain, without Bail or Mainprize, until he have made a true Account, and fatisfied and paid fo much as upon the faid Account shall be remaining in his Hands. [Churchwardens, &c. may make a Rate to reimburfe themfelves, &c. 13 & 14 Car. 2. c. 12. § 18. And for Powers of fucceeding Overfeers to levy, &c. fee 17 G. 2. c. 38. §11.

V. And be it further enacted, That it shall be lawful for the faid Churchwardens and Overseers, or the greater Part of them, by the Affent of any Two Justices of the Peace aforefaid, to bind any fuch Children, as aforefaid, to be Apprentices, where they shall fee convenient, till fuch Man Child shall come to the Age of Four and 10

Diftrefs.

Churchwardens refuling to account.

Apprentions,

and twenty Years (a), and fuch Woman Child to the Age of One and twenty Years, or the Time of her Marriage; the fame to be as effectual to all Purposes, as if such Child were of full Age, and by Indenture of Covenant bound him or herfelf (b). And to the Intent that necessary Places of Habitation may more conveniently be provided for fuch poor impotent People ; Be it enacted Building Houses by the Authority aforefaid, That it shall and may be lawful for en Wafte for the faid Churchwardens and Overseers, or the greater Part of them, by the Leave of the Lord or Lords of the Manor, whereof any Wafte or Common within their Parish is or shall be Parcel, and upon Agreement before with him or them made in Writing, under the Hands and Seals of the faid Lord or Lords, or otherwife, according to any Order to be fet down by the Juffices of Peace of the faid County at their General Quarter-Seffions, or the greater Part of them, by like Leave and Agreement of the faid Lord or Lords in Writing under his or their Hands and Seals, to erect, build and fet up in fit and convenient Places of Habitation in fuch Waste or Common, at the general Charges of the Parish, or otherwise of the Hundred or County, as aforefaid, to be taxed, rated and gathered in Manner before expressed, convenient Houfes of Dwelling for the faid impotent Poor; and alfo to place Inmates, or more Families than one in one Cottage or Houfe; one Act made in the One and thirtieth of her Majefty's Reign, intituled, An A& against the erealing and maintaining of Cot- 21 Elis. c. 7. tages (c), or any Thing therein contained to the contrary notwithstanding : Which Cottages and Places for Inmates shall not at any Time after be used or employed to or for any other Habitation, but only for Impotent and Poor of the fame Parish, that shall be there placed from Time to Time by the Churchwardens and Overfeers of the Poor of the fame Parish, or the most Part of them, upon the Pains and Forfeitures contained in the faid former Act made in the faid One and thirtieth Year of her Majefty's Reign. (a) [No Male Apprentice longer than the Age of Twenty one Years, 18 G. 3. c. 47.; and fee 7 G. 3. c. 39. § 14. Overfcers to enter Names of Apprentices, and Entry to be figned by Two Juflices, 42 G. 3. c. 46. § 1.; and as to Covenants for Maintenance of fuch Apprentices, 32 G. 3. c. 57. § 1.] (b) [Perfons to whom fuch Children shall be bound must receive and provide for them, 8 & 9 W.3. c. 30. § 5.; and fee as to turning over to Sea Service, 2 & 3 Ann. c. 6. §6. 4 & 5 Ann. c. 19. § 16.] (c) [Repealed, 15 G. 3. c. 32.]

VI. Provided always, That if any Perfon or Perfons shall find Appeal. themfelves grieved with any Sefs or Tax, or other Act done by the faid Churchwardens and other Perfons, or by the faid Juffices of Peace, that then it shall be lawful for the Justices of Peace, at their General Quarter-Seffions, or the greater Number of them, to take fuch Order therein, as to them shall be thought convenient; and the fame to conclude and bind all the faid Parties. See further, 17 G. 2. c. 38. §7.]

VII. And be it further enacted, That the Father and Grand- Poor relieved by father, and the Mother and Grandmother, and the Children of Parints or every poor, old, blind, lame and impotent Perfon, or other poor Children. Perfon not able to work, being of a fufficient Ability, shall, at their own Charges, relieve and maintain every fuch poor Perfon in that Manner, and according to that Rate, as by the Juffices of Peace



#### Penalty.

Authority of Officers of Corporations.

Aldermen of London.

Parifh extending into Two Counties, &c.

Juffices not naming Overfeers.

Penaky.

How levied, &c.

Peace of that County where fuch fufficient Perfons dwell, or the greater Number of them, at their General Quarter-Seffions shall be affested; upon Pain that every one of them shall forfeit Twenty Shillings for every Month which they shall fail therein.

VIII. And be it further hereby enacted, That the Mayors, Bailiffs or other Head Officers of every Town and Place Corporate and City within this Realm, being Juftice or Juftices of Peace, fhall have the fame Authority by virtue of this Act, within the Limits and Precincts of their Jurifdictions, as well put of Seffions, as at their Seffions, if they hold any, as is herein limited, preferibed and appointed to Juftices of the Peace of the County, or any Two or more of them, or to the Juftices of Peace in their Quarter-Seffions, to do and execute for all the Ufes and Purpofes in this Act preferibed, and no other Juftice or Juftices of Peace to enter or meddle there : And that every Alderman of the City of London, within his Ward, fhall and may do and execute in every Refpect fo much as is appointed and allowed by this Act to be done and executed by One or Two Juftices of Peace of any County within this Realm.

IX. And be it also enacted, That if it shall happen any Parish to extend itself into more Counties than one, or Part to lie within the Liberties of any City, Town or Place Corporate, and Part without, that then as well the Juffices of Peace of every County, as also the Head Officers of fuch City, Town or Place Corporate, shall deal and intermeddle only in so much of the faid Parish as lieth within their Liberties, and not any further; and every of them refpectively within their feveral Limits, Wards and Jurifdictions, to execute the Ordinances before mentioned concerning the Nomination of Overfeers, the Confent to binding Apprentices, the giving Warrant to levy Taxations unpaid, the taking Account of Churchwardens and Overfcers, and the committing to Prifon fuch as refuse to account, or deny to pay the Arrearages due upon their Accounts; and yet neverthelefs, the faid Ohurchwardens and Overseers, or the most Part of them, of the faid Parishes that do extend into fuch feveral Limits and Jurifdictions, shall, without dividing themfelves, duly execute their Office in all Places within the faid Parish, in all Things to them belonging, and shall duly exhibit and make one Account before the faid Head Officer of the Town or Place Corporate, and one other before the faid Juffices of Peace, or any fuch Two of them, as is aforefaid.

X. And further be it enacted by the Authority aforefaid, That if in any Place within this Realm there happen to be hereafter no fuch Nomination of Overfeers yearly, as is before appointed, that then every Juftice of Peace of the County, dwelling within the Division where fuch Default of Nomination shall happen, and every Mayor, Alderman and Head Officer of City, Town or Place Corporate where fuch Default shall happen, shall lofe and forfeit for every fuch Default Five Pounds, to be employed towards the Relief of the Poor of the faid Parish or Place Corporate, and to be levied, as aforefaid, of their Goods, by Warrant from the General Selfions of the Peace of the faid County, or of the fame City, Town or Place Corporate, if they keep Selfions.

XI. And be it also enacted by the Authority aforefaid, That all Penalties and Forfeitures before mentioned in this Act to be forfeited by any Person or Persons, shall go and be employed to the

the Use of the Poor of the same Parish, and towards a Stock and Habitation for them, and other necessary Uses and Relief, as before in this Act are mentioned and expressed ; and shall be levied by the faid Churchwardens and Overfeers, or One of them, by Warrant from any Two fuch Juffices of Peace, or Mayor, Alderman or Head Officer of City, Town or Place Corporate refpectively within their feveral Limits, by Diftrefs and Sale thereof, as aforefaid ; or in Defect thereof, it shall be lawful for any Two fuch District. Juffices of Peace, and the faid Aldermen and Head Officers within their feveral Limits, to commit the Offender to the faid Prifon, there to remain without Bail or Mainprize till the faid Forfeitures shall be fatisfied and paid.

XII. And be it further enacted by the Authority aforefaid, Justices to me That the Juilices of Peace of every County or Place Corporate, every Parifi to or the more Part of them, in their General Seffions to be holden a weekly Sum. next after the Feath of Eafler next, and fo yearly as often as they that! think meet, thall rate every Parish to fuch a weekly Sum of Money as they shall think convenient, fo as no Parish be rated above the Sum of Six pence, nor under the Sum of a Halfpenny, weakly to be paid, and fo as the total Sum of fuch Taxation of the Parifles in every County amount not above the Rate of Two pence for every Parish within the faid County; which Sums fo taxed thall be yearly affeffed by the Agreement of the Parithioners within themfelves, or in Default thereof, by the Churchwardens and Petty Constables of the fame Parish, or the more Part of them; or in Default of their Agreement, by the Order of fuela Juffice or Juffices of Peace as shall dwell in the fame Parish, or (if none be there dwelling) in the Parts next adjoining. [See

12 G. 2. c. 29. § 4.] XIII. And it any Perfon shall refuse or neglect to pay any Refusing to pay  $f_{ij}$  for the field for the fuch Portion of Money fo taxed, it thall be lawful for the faid Rate. Churchwardens and Conftables, or any of them, or in their Default, for any Juffice of Peace of the faid Limit, to levy the fame by Diffrefs and Sale of the Goods of the Party fo refufing or Penalty. neglecting, rendering to the Party the Overplus; and in Default of fuch Diftrefs, it shall be lawful to any Justice of that Limit to commit fuch Perfon to the faid Prifon, there to abide, without Imprifonment. Bail or Mainprize, till he have paid the fame.

XIV. And be it also enacted, That the faid Justices of Peace Priloners in the at their General Quarter-Seffions to be holden at the Time of fuch Taxation, shall fet down what competent Sums of Money shall be fent quarterly out of every County or Place Corporate, for the Relief of the poor Prifoners of the King's Bench and Marshalfea, and also of fuch Hospitals and Alms-houses as shall be in the faid Hospitals. County, and what Sums of Money shall be fent to every one of the faid Hofpitals and Alms-houfes, fo as there be fent out of every County yearly Twenty Shillings at the leaft to each of the faid Prifons of the King's Bench and Marshalfea, which Sums, ratably to be alleffed upon every Parish, the Churchwardens of every Parish shall truly collect and pay over to the High Constables in whole Division such Parish shall be situate, from Time to Time, quarterly, ten Days before the End of every Quarter; and every fuch Constable at every fuch Quarter-Seffions in fuch County shall pay over the fame to Two fuch Treasurers, or to One of them, as Treasurers, shall by the more Part of the Justices of Peace of the County be Nn4 elected,

King's Bench, Maribalios.

Anno 43° ELIZABETHÆ, C. 2. A.

A.D.1601.

elected to be the faid Treasurers, to be chosen by the Justices of Peace of the faid County, City or Town, or Place Corporate, or of others which were felled and taxed at Five Pounds Lands, or Ten Pounds Goods at the least, at the Tax or Subfidy next before the Time of the faid Election to be made (a); and the faid Treafurers fo elected to continue for the Space of one whole Year in their Office, and then to give up their Charge, with a due Account of their Receipts and Disbursements, at the Quarter-Sessions to be holden next after the Feast of Easter in every Year, to such others as shall from Year to Year, in Form aforefaid, successively be elected Treasurers for the faid County, City, Town or Place Corporate ; which faid Treasurers, or One of them, shall pay over the fame to the Lord Chief Justice of England, and Knight Marshal for the Time being, equally to be divided to the Use aforefaid, taking their Acquittance for the fame, or in Default of the faid Chief Justice, to the next ancientest Justice of the King's Bench, as aforefaid : And if any Churchwarden or High Constable, or his Executors or Administrators, shall fail to make Payment in Form above specified, then every Churchwarden, his Executors or Administrators, fo offending, shall forfeit for every Time the Sum of Ten Shillings; and every High Conftable, his Executors or Administrators, shall forfeit for every Time the Sum of Twenty Shillings; the fame Forfeitures, together with the Sums behind, to be levied by the faid Treasurer and Treasurers by way of Diftress and Sale of the Goods as aforelaid, in Form aforelaid, and by them to be employed towards the charitable Uses comprised in this Act (b). (a) [See 12 G. 2. c. 29. §6.]

(b) [So much of this Claufe as relates to the Method of raifing Money for the King's Bench Prifon, Sc. repealed 12 G.2. c. 29. § 22.]

XV. And be it further enacted, That all the Surplufage of Money which shall be remaining in the faid Stock of any County, shall, by Difcretion of the more Part of the Justices of Peace in their Quarter-Sessions, be ordered, distributed and bestowed for the Relief of the poor Hospitals of that County, and of those that shall suftain Losses by Fire, Water, the Sea or other Casualties, and to such other charitable Purposes, for the Relief of the Poor, as to the more Part of the faid Justices of Peace shall seem convenient.

XVI. And be it further enacted, That if any Treafurer elected fhall wilfully refufe to take upon him the faid Office of Treafurerfrip, or refufe to diffribute and give Relief, or to account, according to fuch Form as fhall be appointed by the more Part of the faid Juffices of Peace, that then it fhall be lawful for the Juftices of Peace in their Quarter-Sefficns, or in their Default for the Juffices of Affize at their Affizes to be helden in the fame County, to fine the iame Treafurer by their Diferetion; the fame Fine not to be under Three Pounds, and to be levied by Sale of his Goods, and to be profecuted by any Two of the faid Juffices of Peace whom they fhall authorize. Provided always, that this Act fhall not take Effect until the Feaft of *Eafler* next.

" 39 Eliz. c. 3. to ftand till Easter 1602. § 17. EXP.

XVIII. Provided always, That whereas the Island of Fouriers in the County of Effex, being environed with the Sea, and having a Chapel

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Lord Chief Jultice of England, Knight Marthal.

Churchwardens, &c. offending.

Penalty.

Penalty.

How Surplufage beftowed.

Refuting to be Treasurer, &c.

Penalty

filend of Fowl-

a Chapel of Ease for the Inhabitants thereof, and yet the faid Island is no Parish, but the Lands in the fame are fituated within divers Parishes far distant from the faid Island; Be it therefore enacted by the Authority aforefaid, That the faid Juffices of Peace shall nominate and appoint Inhabitants within the faid Ifland to be Overfeers for the poor People dwelling within the faid Island, and that both they the faid Juffices and the faid Overfeers shall have the fame Power and Authority, to all Intents, Confiderations and Purposes, for the Execution of the Parts and Articles of this Act, and shall be fubject to the fame Pains and Forteitures, and Penalties. likewife that the Inhabitants and Occupiers of Lands there shall be liable and chargeable to the fame Payments, Charges, Expences and Orders, in fuch Manner and Form as if the fame Island were a Parish : In Confideration whercof, neither the faid Inhabitants or Occupiers of Land within the faid Ifland shall not be compelled to contribute towards the Relief of the Poor of those Parishes wherein their Houfes or Lands which they occupy within the faid Island are situated, for or by reason of their faid Habitations or Occupyings, other than for the Relief of the poor People within the faid Island; neither yet shall the other Inhabitants of the Parishes wherein such Houses or Lands are situated be compelled, by reafon of their Refiancy or Dwelling, to contribute to the Relief of the poor Inhabitants within the faid Ifland.

XIX. And be it further enacted, That if any Action of Tref- Pleading. pafs or other Suit shall happen to be attempted and brought against any Perfon or Perfons, for taking of any Diffrefs, making of any Sale, or any other Thing doing, by Authority of this prefent Act, the Defendant or Defendants in any fuch Action or Suit shall and may either plead Not guilty, or otherwife make Avowry, Cognifance or Justification for the taking of the faid Distresses, making of Sale, or other Thing doing by virtue of this Act, alledging in fuch Avowry, Cognifance or Juftification, That the faid Diffrefs, Sale, Trefpals or other Thing, whereof the Plaintiffs or Plaintiffs complained, was done by Authority of this Act, and according to the Tenor, Purport and Effect of this Act, without any Expreffing or Rehearfal of any other Matter or Circumstance contained in this prefent Act; to which Avowry, Cognifance or Justification, the Plaintiff shall be admitted to reply, That the Defendant did take the faid Diftrefs, made the faid Sale, or did any other Act or Trefpafs fuppofed in his Declaration, of his own Wrong, without any fuch Caufe alledged by the faid Defendant : whereupon the Iffue in every fuch Action shall be joined, to be tried by Verdict of Twelve Men, and not otherwife, as is accuftoned in other Personal Actions; and upon the Trial of that Iffue the whole Matter to be given on both Parties in Evidence, according to the very Truth of the fame ; and after fuch Iffue tried for the Defendant, or Nonfuit of the Plaintiff after Appearance, the fame Defendant to recover Treble Damages, by reason of his Treble Damages. wrongful Vexation in that Behalf, with his Cofts also in that Part Cofts. fultained, and that to be affeffed by the fame Jury, or Writ to enquire of the Damages, as the fame shall require.

XX. Provided always, That this Act shall endure no longer Continuance. than to the End of the next Seffion of Parliament.

[Continued 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

CAP.

A.D. 1601.

## САР. Ш.

An A& for the neceffary Relief of Soldiers and Mariners.

• WHEREAS in the Thirty fifth Year of the Queen's Majefty's Reign that now is, an Act was made, intituled, • An All for the neceffary Relief of Soldiers and Mariners: And • whereas in the Thirty ninth Year of her Majefty's Reign, there • was also made another Act, intituled, An All for the further • Continuance and Explanation of the faid former; Be it enacted by Authority of this prefent Parliament, That both the faid Acts fhall be and continue in force until the Feaft of Eafler next, and fhall be from and after the faid Feaft difcontinued.

<sup>6</sup> II. And forafmuch as it is now found more needful than it <sup>6</sup> was at the making of the faid Acts, to provide Relief and Main-<sup>6</sup> tenance to Soldiers and Mariners that have loft their Limbs, and <sup>7</sup> difabled their Bodies in the Defence and Service of her Majefty <sup>6</sup> and the State, in refpect the Number of the faid Soldiers is fo <sup>6</sup> much the greater, by how much her Majeity's just and honour-<sup>6</sup> able defensive Wars are increased: To the End therefore that they the faid Soldiers and Mariners may reap the Fruits of their good Defervings, and others may be encouraged to perform the like Endeavours:

III. Be it enacted by the Authority of this prefent Parliament, That from and after the faid Feast of Easter next, every Parish within this Realm of England and Wales shall be charged to pay weekly fuch a Sum of Money towards the Relief of Sick, Hurt and Maimed Soldiers and Mariners, that fo have been as afore is faid, or shall lose their Limbs, or disable their Bodies, having been preft and in Pay for her Majefty's Service, as by the Juffices of Peace, or the more Part of them, in their General Quarter-Seffions to be holden in their feveral Counties next after the Feaft of Easter next, and fo from Time to Time at the like Quarter-Seffions to be holden next after the Feast of Easter yearly, shall be appointed, fo as no Parish be rated above the Sum of Ten pence, nor under the Sum of Two pence weekly to be paid, and To as the total Sum of fuch Taxation of the Parifhes in any County where there shall be above Fifty Parishes, do not exceed the Rate of Six pence for every Parish in the fame County; which Sums fo taxed thall be yearly affelled by the Agreements of the Parishioners within themselves, or in Default thereof, by the Churchwardens and the Petty Constables of the fame Parish, or the more Part of them, or in Default of their Agreement, by the Order of fuch Juffices or Juffice of Peace as shall dwell in the same Parish, or if none be there dwelling, in the Parts next adjoining.

IV. And if any Perfon shall refufe or neglect to pay any fuch Portion of Money to taxed, it shall be lawful for the faid Churchwardens and Petty Constables, and every of them, or in their Defaults, for the faid Justices of Peace or Justice, to levy such Sum by Distrefs and Sale of the Goods or Chattels of the Party so refusing or neglecting, rendering to the Party the Overplus raised upon such Sale.

V. And for the Collecting and Cultody of the Sums taxed in Form aforefaid, Be it enacted, That the Churchwardens and Petty Conflables of every Parish fhall truly collect every such Sum, and the fame shall pay over unto the High Constables in whof: Division

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35 Eliz. c. 4. , 39 Eliz. c. 21.

difcontinued.

Parifies charged towards Relief of Soldiers and Mariners.

Refufing to pay.

Penalty.

Churchwardens, &c. to pay High Conflables the Money taxed. Division such Parish shall be fituate, Ten Days before the Quarter-Seffions to be holden next before or about the Feaft of the Nativity of St. John Baptiff next, in the County where the faid Parifh shall be fituate, and so from Time to Time quarterly, within Ten Days before every Quarter-Seffions; and that every fuch High Constable, at every fuch Quarter-Sessions in fuch County, shall pay over the fame to Two fuch Juffices of Peace, or to Two fuch other Persons, or One of them, as shall be by the more Part of the Jultices of Peace of the fame County elected to be Treasurers of the faid Collection ; the fame other Perfons to be elected Trea. Treasfurence, furers to be fuch as at the laft Taxation of the Subfidy next before the fame Election shall be valued and feffed at Ten Pounds in Lands yearly, or at Fifteen Pounds in Goods ; which I'rea- Treasfurers Acfurers in every County fo chofen shall continue but for the Space count. of One whole Year, and then give up their Charge, with a due Account of their Receipts and Difburfements, at their Meeting in Easter Quarter-Seffions, or within Ten Days after, to fuch others as shall from Year to Year, in the Form aforefaid, successively be elected.

VI. And if any Churchwarden, Petty Constable or High Con- Churchwardens, stable, or his Executors or Administrators, shall fail to make Pay- &c. failing of ment in Form above fpecified, then every Churchwarden and Petty Payment. Constable, his Executors or Administrators, fo offending, shall forfeit the Sum of Twenty Shillings, and every High Constable, his Penalty. Executors or Administrators, the Sum of Forty Shillings; to be Penalty. levied by the Treasurers aforefaid by Diftress and Sale in Manner before expressed, and to be taken by the faid Treasurers in Augmentation of their Stock, to the Uses aforefaid.

VII. And if any Treasurer, his Executors or Administrators, Treasurer failing shall fail to give up his Account within the Time aforefaid, or of his Account. shall be otherwise negligent in the Execution of his Charge, then act. it shall be lawful for the more Part of the Justices of Peace of the fame County, in their Seffions, to affefs fuch Fine upon fuch Treafurer, his Executors or Administrators, as in their Difcretion shall feem convenient, fo it be not under the Sum of Five Pounds.

VIII. And for the true and just Distribution and Employment To what Tresof the Sums fo received according to the true Meaning of this furer, &c. Soldier Act, Be it enacted by the Authority aforefaid, That every Soldier fhall repair for or Mariner, having had his or their Limbs loft, or difabled in their Bodies by Service, being in her Majefty's Pay as above is mentioned, or fuch as shall hereafter return into this Realm hurt or maimed, or grievously fick, shall repair, if he be able to travel, and make his Complaint to the Treasurers of the County out of which he was prefied; or if he were no preft Man, to the Treafurers of the County where he was born, or last inhabited by the Space of Three Years, at his Election; and if he be not able to travel, to the Treafurers of the County where he shall land or arrive; and shall bring a Certificate unto any of the Treasurers Certificate. aforefaid, under the Hand and Seal of the General of the Camp, or Governor of the Town wherein he ferved, and of the Captain of the Band under whom he ferved, or his Lieutenant, or in the Abfence of the faid General or Governor, from the Marshal cr Deputy of the Governor, or from any Admiral of her Majefty's Fleet, or in his Absence from any other General of her Majesty's Ships at the Seas, or in Abfence of fuch General, from the Captain

#### Penalty.

Relief.

A.D.1601.

Allowance of Cortificate. Ju tices to grant Relief.

556.

Juffices may revoke or alter Relief.

Soldiers arriving far from Place where they are to receive Relief.

Treafurers Books

Captain of the Ship wherein the faid Mariners or Soldiers did ferve the Queen's Majefty, containing the Particulars of his Hurts and Services ; which Certificate shall be also allowed by the General Mufter-Master for the Time being, refident here within this Realm, or Receiver General of the Mufter Rolls, the Treasurer and Comptroller of her Majefly's Navy, under his Hand, for the avoiding of all Fraud and Counterfeiting; then upon fuch Certificate, fuch Treasurers as are before expressed, shall, according to the Nature of his Hurt and Commendation of his Service, affign unto him fuch a Portion of Relief as in their Difcretions shall feem convenient for his prefent Necessity, until the next Quarter-Seffions, at the which it shall be lawful for the more Part of the Justices of Peace under their Hauds, to make an Instrument of Grant of the fame or like Relief, to endure as long as this Act shall stand or endure in force, if the fame Soldier or Mariner fo long live, and the fame Penfion be not duly revoked or altered, which shall be a fufficient Warrant to all Treasurers for the same County to make Payment of fuch Penfion unto fuch Perfons guarterly, except the fame shall be afterward by the faid Juffices revoked or altered; fo that fuch Relief as shall be affigned by fuch Treasurers or Justices of Peace, to any fuch Soldier or Mariner having not born Office in the faid Wars, exceed not the Sum in grofs nor yearly Penfion of Ten Pounds, nor to any that hath born Office under the Degree of a Lieutenant, the Sum of Fifteen Pounds, nor to any that hath ferved in the Office of Lieutenant, the Sum of Twenty Pounds.

IX. And yet neverthelefs, it shall and may be lawful to and for the Justices of Peace and others having Authority by this Act to affign Penlions to Soldiers and Mariners, upon any just Caufe to revoke, diminish or alter the fame from Time to Time, according to their Discretions, in their General Quarter-Seffions of the Peace, or General Astemblies for Cities or Towns Corporate where the fame Penlion shall be granted.

" X. And whereas it must needs fall out that many of fuch hurt and maimed Soldiers and Mariners do arrive in Ports and Places far remote from the Counties whence they are by virtue of this 4 Act to receive their yearly Annuities and Penfions, as also they e are preferibed by this Act to obtain the Allowance of their Certificates from the Mufter-Mafter or Receiver General of the Mufter Rolls, who commonly is like to abide about the Court · or London fo as they shall need at the first, Provision for the · bearing of their Charges to fuch Places ;' Be it therefore enacted, That it may be lawful for the Treasurers of the County where they shall arrive, in their Discretion, upon their Certificate (though not allowed) to give them any convenient Relief for their Journey to carry them to the next County, with a Teftimonial of their Allowance, to pais on towards fuch a Place; and in like Manner shall it be lawful for the Treasurer of the next County to do the like, and fo from County to County (in the direct Way) till they come to the Place where they are directed to find their Maintenance according to the Tenor of this Statute.

XI. And for the better Execution of this Act in all the Branches thereof, Be it enacted, That every the Treafurers in their feveral Counties shall keep a true Book of Computation of all such Sums as they levied, and also a Register of the Names of every such Person unto whom they shall have disbursed any Relief;

lief; and shall also preferve or enter every Certificate, by Warrant whereof fuch Relief hath been by them difburfed; and also that Muster-Master the Muster-Master or Receiver General of the Muster Rolls shall to keep Book of keep a Book wherein shall be entered the Names of all fuch whose Certificates. Certificates shall be by him allowed, with an Abstract of their Certificates; and that every Treasurer returning or not accepting the Certificate brought unto him from the faid Muster-Master, shall write and fubscribe the Cause of his not accepting or not allowing thereof under the faid Certificate, or on the Back thereof.

XII. And be it further enacted, That if any Treasurer shall Treasurer rewilfully refuse to distribute and give any Relief according to the fusing to relieves Form of this Act, that it shall be lawful for the Justices of Peace Penalty. in their Quarter-Sellions to fine fuch Treafurers by their Difcretions as aforefaid ; the fame Fine to be levied by Diftrefs and Sale thereof, to be profecuted by any Two of them whom they shall authorize.

XIII. And be it also enacted, That every Soldier or Mariner Soldier, &c. that shall be taken begging in any Place within this Realm after begging, &c. the Feast of Easter next, or any that shall counterfeit any Certificate Punishment. in this Act expressed, shall for ever lose his Annuity or Pension, and shall be taken, deemed and adjudged as a common Rogue or vagabond Perfon, and shall have and fustain the fame and the like Pains, Imprifonment and Punifhment as is appointed and provided for common Rogues and vagabond Perfons.

XIV. Provided always, and be it enacted, That all the Sur- How Surplulage plufage of Money which shall be remaining in the Stock of any of Stock be-County, thall by the Difcretion of the more Part of the Juffices of flowed. Peace in their Quarter-Seffions be ordered, distributed and bestowed upon fuch good and charitable Ufes, and in fuch Form as are limited and appointed in the Statutes made and now in force concerning Relief of the Poor, and Punishment of Rogues and Beggars.

XV. Provided always, That the Justices of Peace within any Chief Officers in County of this Realm or *Wales* (hall not intromit or enter into any Corporate Towns City, Borough, Place or Town Corporate, where is any Juffice that there is a solution with the solution of the solution o of Peace for any fuch City, Borough, Place or Town Corporate, for the Execution of any Article of this Act; but that it shall be lawful to the Justice and Justices of Peace, Mayors, Bailiffs and other Head Officers of those Cities, Boroughs, Places and Towns Corporate where there is any Justice of Peace, to proceed to the Execution of this Act within the Precinct and Compass of their Liberties, in fuch Manner as the Juffices of Peace in any County may do by virtue of this Act; and that every Justice of Peace within every fuch City, Borough, Place or Town Corporate, for every Offence by him committed contrary to the Meaning of this Statute, shall be finable as other Justices of Peace at the large in the Counties are in this Act appointed to be; and that the Mayor and Juffices of Peace in every fuch City, Borough, Place and Town Corporate, shall have Authority by this present Act to appoint any Perfon for the receiving of the faid Money, and paying the fame within fuch City, Borough, Place or Town Corporate ; which Person so appointed shall have Authority to do all such Things, and be subject to all such Penalties as High Constables by virtue • of this Act should have or be,

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Act there.

A.D. 1601,

How Penakies amployed.

Out of what County Relief shall be given.

Penflows to Soltiers, &c.

Taxations made and not levied.

**Brovifo for infufficient Rate** in London.

XVI. And be it enacted, That all Forfeitures to be forfeited by any Treasurer, Collector, Constable, Churchwarden or other Perfon, for any Caufe mentioned in this Act, shall be employed to the Relief of fuch Soldiers and Mariners as are by this Act appointed to take and have Relief; and after that Relief fatisfied, then the Overplus thereof, with the Overplus of the Stock remaining in any the faid Treasurer's Hands shall be employed as is before mentioned, to the charitable Ules expressed in the faid Statutes concerning the Relief of the Poor, and for Punishment of Rogues and Beggars, (except the faid Justices, or the more Part of them, shall think meet to referve and keep the same in Stock for the Maintenance and Relief of fuch Soldiers and Mariners as out of the fame County may afterwards be appointed to receive Relief and Penfions;) and that the Relief appointed to be given by this Act shall be given to Soldiers and Mariners out of the County or Place where they were preffed, fo far forth as the Taxation limited by this Act will extend; and if the whole Taxation there shall be before employed according to the meaning of this Act, or that they shall not be prest Men, then out of the Place where they were born or last inhabited by the Space of Three Years, at his or their Election.

XVII. Provided always, and be it enacted, That every Penfion affigned heretofore to any Soldier or Mariner, or that shall be affigned before the faid Feast of *Easter* next, notwithstanding the discontinuance of the faid two former Acts, shall stand in Force, and shall yearly from and after the faid Feast of *Easter* next be fatisfied and paid out of such Taxations and Forfeitures as shall be made, collected and levied by force of this Act, fo long as the faid Pension shall remain in Force, without such Revocation or diminiss is before in this Act mentioned; which Clause of Revocation or Diminiss before mentioned shall extend as well to Pensions heretofore assigned, as to such as at any Time hereaster, before or after the faid Feast of *Easter*, shall be affigned to any Person or Persons.

XVIII. And be it also enacted, That all Arrearages of Taxations heretofore made by virtue of the faid former Statutes or any of them, which shall be or remain, at the faid Feast of *Easter* next, uncollected and not received or levied, shall and may by Authority of this Act be had, received and levied by such Persons, and in such Manner and Form as in every Respect Taxations made by virtue of this Act are appointed to be collected, received and levied, and shall be employed to the Uses expressed in this Act and no otherwise.

XIX. Provided always, and be it enacted by the Authority aforefaid, That if the faid Rate fhall be thought not to be fufficient for the Relief of fuch Soldiers and Mariners as fhall be to be relieved within the City of Landon, that then it fhall be lawful for the Mayor, Recorder and Alderman of London, or the more Part of them, to rate and tax fuch reafonable Tax, Sum and Sums of Money for the faid Relief as fhall be to them thought fit and convenient, fo as fuch Sum and Sums of Money fo to be rated do not exceed Three Shillings weekly out of any Parih, and fo as in the Total, the Sum fhall not exceed or be under Twelve pence weekly out of every Parih one with another, within the faid City and the Liberties thereof.

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XX. This

#### A.D. 1601. Anno 43° ELIZABETHE, c. 3, 4.

XX. This Act to endure to the End of the next Seffion of Par. Continuance. liament and no longer.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

## CAP. IV.

An Act to redrefs the Mifemployment of Lands, Goods and Stocks of Money heretofore given to charitable Ufes.

WHEREAS Lands, Tenements, Rents, Annuities, Profits, Hereditaments, Goods, Chattels, Money and Stocks of . Money have been heretofore given, limited, appointed and ' affigned as well by the Queen's most Excellent Majesty, and her molt noble Progenitors, as by fundry other well difposed Perfons, · fome for Relief of aged, impotent and poor People; fome for . Maintenance of fick and maimed Soldiers and Mariners, Schools • of Learning, Free Schools and Scholars in Universities; fome · for Repair of Bridges, Ports, Havens, Caufways, Churches, Sea · Banks and Highways; fome for Education and Preferment of · Orphans, some for or towards Relief, Stock or Maintenance for Houles of Correction, fome for Marriages of poor Maids, fome for Supportation, Aid and Help of young Tradefmen, Handi-· craftimen and Persons decayed, and others for Relief or Redemption of Prisoners or Captives (a), and for Aid or Ease of <sup>6</sup> any poor Inhabitants concerning Payments of Fifteens, fetting • out of Soldiers and other Taxes; which Lands, Tenements, • Rents, Annuities, Profits, Hereditaments, Goods, Chattels, · Money and Stocks of Money, neverthelefs have not been em- ployed according to the charitable Intent of the Givers and · Founders thereof, by reafon of Frauds, Breaches of Truft and . Negligence in those that should pay, deliver and employ the • fame:' For Redrefs and Remedy whereof, Be it enacted by Authority of this prefent Parliament, That it shall and may be lawful to and for the Lord Chancellor or Keeper of the Great Gifts of Lands, Scal of England for the Time being, and for the Chancellor of the &c. Duchy of Lancafler for the Time being, for Lands within the County Palatine of Lancafter, from Time to Time to award Commiffions under the Great Scal of England, or the Seal of the . County Palatine, as the Cafe shall require, into all or any Part or Parts of this Realm respectively, according to their several Jurisdictions as aforefaid, to the Bifhop of every feveral Diocefe and his Chancellor, (in cafe there shall be any Bishop of that Diocefe, at the Time of awarding of the fame Commissions) and to other Perfons of good and found Behaviour, authorizing them thereby, or any Four or more of them, to enquire as well by the Oaths of Twelve lawful Men or more of the County as by all other good and lawful Ways and Means, of all and fingular fuch Gifts, Limitations, Affiguments and Appointments aforefaid, and of the Abufes, Breaches of Trufts, Negligences, Mifemployments, not employing, concealing, defrauding, mif-converting or mif-government of any Lands, Tenements, Rents, Annuities, Profits, Hereditaments, Goods, Chattels, Money or Stocks of Money heretofore given, limited, appointed or affigned, or which hereafter shall be given,

(a) [As to Captiouss taken by the Turks, fee 16 Car. 1. c. 24.] limited. Anno 43° ELIZABETHE, c.4. A.D. 1601.

Lequiry.

Commissioners Orders thall be executed.

May be altered.

Provifo for Colleges, &c.

Provilo for City, &c.

Jurifdiction of Ordinary.

Who fhall not be Committioner or Juror.

Purchasers of Lands Lona fide.

limited, appointed or affigned to or for any the charitable and godly Uses before rehearsed; and after the faid Commissioners or any Four or more of them (upon calling the Parties interested in any fuch Lands, Tenements, Rents, Annuitics, Profits, Hereditaments, Goods, Chattels, Money and Stocks of Money) shall make Enquiry by the Oaths of Twelve Mon or more of the faid County (whereunto the faid Parties interefted shall and may have and take their lawful Challenge and Challenges) and upon fuch Enquiry, Hearing and Examining thereof, fet down fuch Orders, Judgments and Decrees as the faid Lands, Tenements, Rents, Annuities, Profits, Goods, Chattels, Money and Stocks of Money may be duly and faithfully employed to and for fuch of the charitable Ufes and Intents before rehearfed refpectively, for which they were given, limited, affigned or appointed by the Donors and Founders thereof, which Orders, Judgments and Decrees not being contrary or repugnant to the Orders, Statutes or Decrees of the Donors or Founders shall, by the Authority of this present Parliament, ftand firm and good, according to the Tenor and Purport thereof, and shall be executed accordingly, until the fame shall be undone or altered by the Lord Chancellor of England or Lord Keeper of the Great Seal of England, or the Chancellor of the County Palatine of Lancafter respectively, within their feveral Jurifdictions, upon Complaint by any Party grieved to be made to them.

II. Provided always, That neither this Act nor any Thing therein contained thall in any wife extend to any Lands, Tenements, Rents, Annuities, Profits, Goods, Chattels, Money or Stocks of Money, given, limited, appointed or affigned, or which thall be given, limited, appointed or affigned to any College, Hall or House of Learning within the Universities of Oxford or Cambridge, or to the Colleges of Weftminster, Eaton or Winchefter, or any of them, or to any Cathedral or Collegiate Church within this Realm.

III. And provided alfo, That neither this Act nor any Thing therein, fhall extend to any City, to Town Corporate, or to any the Lands or Tenements given to the Ufes aforefaid within any fuch City or Town Corporate, where there is a fpecial Governor or Governors appointed to govern or direct fuch Lands, Tenements or Things difpofed to any the Ufes aforefaid, neither to any College, Hofpital or Free School, which have fpecial Vifitors or Governors, or Overfeers appointed them by their Founders.

IV. Provided alfo, and be it enacted by the Authority aforefaid, That neither this Act nor any Thing therein contained, shall be any way prejudicial or hurtful to the Jurifdiction or Power of the Ordinary, but that he may lawfully in every Caufe execute and

perform the fame, as though this Act had never been had or made. V. Provided alfo, and be it enacted, That no Perfon or Perfons that hath or fhall have any of the faid Lands, Tenements, Rents, Annuities, Profits, Hereditaments, Goods, Chattels, Money or Stocks of Money in his Hands or Polleffion, or doth or fhall pretend Title thereunto, fhall be named a Commiffioner or a Juror for any the Caufes aforefaid, or being named fhall execute or ferve in the fame.

VI. And provided alfo, That no Perfon or Perfons which hath purchafed or obtained, or fhall purchafe or obtain, upon valuable Confideration of Money or Land, any Eftate or Interest of, in, 10

or out of any Lands, Tenements, Rents, Annuities, Hereditaments, Goods or Chattels that have been or shall be given, limited or appointed to any the charitable Ufes above mentioned, without Fraud or Covin, having no Notice of the fame charitable Ufe, shall not + be impeached by any Decrees or Orders of the Commissioners above mentioned for or concerning the fame his Effate or Intereft; and yet neverthelefs, Be it enacted, That the faid Commiffioners, Breaking Truft. or any Four or more of them, shall and may make Decrees and Orders for Recompence to be made by any Perfon or Perfons Recompence. who, being put in Truft, or having Notice of the charitable Ufes above mentioned, hath or shall break the same Trust or defraud the fame Uses by any Conveyance, Gift, Grant, Leale, Demise, Release or Conversion whatfoever, and against the Heirs, Executors and Administrators of him, them or any of them, having Affets in Law or Equity, fo far as the fame Affets will extend.

VII. Provided always, That this Act shall not extend to give Provise for Power or Authority to any Commissioners before mentioned, to Lands affured to make any Orders, Judgments or Decrees for or concerning any Usen Mary Manors, Lands, Tenements or other Hereditaments affured, con- and Queen Mary veyed, granted or come unto the Queen's Majelty, to the late Elizabeth. King Henry the Eighth, King Edward the Sixth, or Queen Mary, by Act of Parliament, Surrender, Exchange, Relinquishment, Escheat, Attainder, Conveyance or otherwise; and yet neverthelefs, be it enacted, That if any fuch Manors, Lands, Tenements or Hereditaments, or any of them, or any Eflate, Rent or Profit thereof, or out of the fame or any Part thereof, have or hath been given, granted, limited, appointed or affigned to or for any the charitable Uses before expressed at any Time sithence the beginning of her Majesty's Reign; that then the faid Commissioners, or any Four or more of them, shall and may as concerning the fame Lands, Tenements, Hereditaments, Eftate, Rent or Profit fo given, limited, appointed or affigned, proceed to enquire and to make Orders, Judgments and Decrees according to the Purport and Meaning of this Act, as before is mentioned; the faid laft mentioned Provifo notwithstanding.

VIII. And be it further enacted, That all Orders, Judgments Oertifying and Decrees of the faid Commissioners, or of any Four or more Orden. of them, shall be certified under the Seals of the faid Commissioners, or any Four or more of them, either into the Court of the Chancery of England, or into the Court of the Chancery within the County Palatine of Lancaster, as the Cafe shall require respectively, according to their feveral Jurifdictions within fuch convenient Time as Ihall be limited in the faid Commiffions.

IX. And that the faid Lord Chancellor or Lord Keeper, and the Execution of faid Chancellor of the Duchy, shall and may within their faid Decree. leveral Jurifdictions, take fuch Order for the due Execution of all or any of the faid Judgments, Decrees and Orders as to either of them shall feem fit and convenient.

X. And that if after any fuch Certificate or Certificates made Appeal. any Perfon or Perfons shall find themselves grieved with any of the faid Orders, Judgments or Decrees, that then it shall and may be lawful to and for them or any of them to complain in that Behalf unto the faid Lord Chancellor or Lord Keeper, or to the Chancellor of the faid Duchy of Lancaster, according to their feveral Jurifdictions, for Redrefs therein; and that upon fuch Complaint

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† Sic.

Cofts of Suit against the Complainers.

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In what Cafe Habens Corpus, a.c. not allowed.

plaint the faid Lord Chancellor or Lord Keeper, or the faid Chancellor of the Duchy, may, according to their faid feveral Jurifdictions, by fuch Courfe as to their Wifdoms shall feem meeteft, the Circumstances of the Cafe confidered, proceed to the Examination, Hearing and Determining thereof; and upon Hearing thereof, shall and may annul, diminish, alter or enlarge the faid Orders, Judgments and Decrees of the faid Commissioners, or any Four or more of them, as to either of them in their faid feveral Jurifdictions shall be thought to stand with Equity and good Confcience, according to the true Intent and Meaning of the Donors and Founders thereof; and shall and may tax and award good Cofts of Suit by their Difcretions, against fuch Perfons as they shall find to complain unto them without just and sufficient Caufe, of the Orders; Judgments and Decrees before mentioned.

## C A P. V.

An Act to prevent Perjury, and Subornation of Perjury, and unneceffary Expences in Suits of Law.

THEREAS within divers Cities and Towns Corporate, and other Places within this Realm of England, and the · Dominions thereof, there are Jurifdictions, Cuftoms and Privi- leges to hold Plea in Actions of Debt and other Actions, Plaints ' and Suits between Party and Party, and divers of her Majelly's 6 Subjects do daily commence many Actions, Plaints and Suits in ' the faid Cities, Towns Corporate and Places according to the · Jurifdictions, Cuftoms and Privileges of the faid Places; and ' many Defendants in Actions, Plaints and Suits there brought ' and commenced, will fuffer the faid Actions, Plaints and Suits • to be proceeded in and profecuted there until the Caufe between • the Plaintiffs and them be at Iffue, and the Jury fworn and Evidence given on the Plaintiff's Part, before the faid Defendant • will deliver into the Court where the faid Actions, Plaints or ' Suits are to be tried, Writs formerly fued forth by them, to ' remove the Caufe there depending, into fome one or other of . her Majesty's Courts of Record at Westminster; which keeping · back of the faid Writ is done by the Defendant to no other · Purpose or Intent but to put the Parties Plaintiffs to as great · Charges and Expences as they the faid Defendants can, and to Know what Proofs the Parties Plaintiffs can make for the proving · of their Iffue, whereby the Defendants that fued forth the faid . Writs, may have longer Time to furnish themselves with some falle Witneffes to impugn those Proofs which the Plaintiffs have
openly made by their Witneffes and Proofs, which is a great · Caufe of Perjury and Subornation of Perjury, and great Expences to the Plaintiffs :'

II. For Remedy whereof, Be it enacted by the Queen's most Excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from and after the End of this prefent Seffion of Parliament, no Writ or Writs of Habeas Corpus, or any other Writ or Writs fued forth or to be fued forth by any Perfon or Perfons whatfoever, out of any of her Majefty's Courts of Regord at Wessminster, to remove any Action, Suit, Plaint or Caule depending or to be depending in any Court or Courts within any City

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'City or Town Corporate, or elfewhere, which have or shall have Jurifdiction Power or Authority to hold Plea in any Action, Plaint or Suit, shall be received or allowed by the Judge or Judges, or Officer or Officers of the Court or Courts wherein or to whom any fuch Writ or Writs shall be delivered (but that he and they shall and may proceed in the faid Caufe and Caufes ready to be tried as though no fuch Writ or Writs were fued forth or delivered to him or them) except that the faid Writ or Writs be delivered to the Judge or Judges, Officer or Officers of the faid Court before that the Jury which is to try the Caufe in Queftion between the Party or Parties Plaintiffs, and the Party or Parties that fued forth the faid Writ or Writs, or for whole Benefit the faid Writ or Writs is or shall be fued forth have appeared, and one of the faid Jury fworn to try the faid Caufe.

III. Provided always, That this Act shall continue no longer Continuance. than until the End of the next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

#### CAP. VL

## An Act to avoid trifling and frivolous Suits in Law in Her Majesty's Courts at Westminster.

FOR avoiding the infinite Number of fmall and triffing Suits commenced or profecuted against fundry her Majesty's good ' and loving Subjects in her Highnefs' Courts at Westminster, " (which by the due Courfe of the Laws of this Realm ought to · be determined in inferior Courts in the Country) to the intoler-\* able Vexation and Charge of her Highnefs' Subjects:' Be it enacted by the Authority of this present Parliament, If any Summoning or Sheriff, Under Sheriff or other Perfon having Authority or taking arrefting with upon him to break Writs after Forty Days next after the End of this Sellion of Parliament, do make any Warrant for the Summons of any Person, as upon any Writ, Process or Suit, or for the arresting or attaching of any Person or Persons by his or their Body or Goods, to appear in any her Majesty's Courts at Westminster, or elsewhere (not having before that, the original Writ or Procefs warranting the fame) that then upon Complaint thereof made to the Juffices of Affize of the County where the fame Offence shall be committed, or to the Judges of the Court out of which the Process iffued, not only the Party that made such Warrant, but all those that were the Procurers thereof, shall be fent for before the fame Judges or Juffices, by Attachments or otherwife, as the fame Judges or Justices shall think good and allow of, and be examined thereof upon their Oaths; and if the fame Offence be confessed by the fame Offenders, or proved by sufficient Witnesses, to the Satisfaction of the fame Judges or Justices, that then the fame Judges or Justices that shall fo examine the fame, shall forthwith by Force of this Act commit every the same Offenders to the Gaol of the County or Court where the fame shall be examined; there to remain without Bail or Mainprife until fuch Penalty. Time as they amongst them have fully fatisfied and paid unto the Party grieved by fuch Warrant, not only the Sum of Ten Pounds of lawful English Money, but also all fuch Cofts and Damages Colls. as the fame Judges or Juffices shall fet down that the fame Party 002 hath

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Penalty.

Cofts

405.

Continuance.

hath fuftained thereby, and withal Twenty Pounds a-piece for their Offence to her Majefty.

II. And be it further enacted by the Authority aforefaid, If upon any Action Perfonal to be brought in any her Majefty's Courts at Westminster, not being for any Title or Interest of Lands, nor concerning the Freehold or Inheritance of any Lands, nor for any Battery, it shall appear to the Judges for the fame Court, and fo fignified or fet down by the Juffices before whom the fame shall be tried, that the Debt or Damages to be recovered therein in the fame Court shall not amount to the Sum of Forty Shillings or above, that in every fuch Cafe the Judges and Juffices before whom any fuch Action shall be purfued, shall not award for Costs to the Party Plaintiff any greater or more Costs than the Sum of the Debt or Damages fo recovered shall amount unto, but lefs at their Difcretions. This Act to endure to the End of the First Sellion of the next Parliament. [This Section extended to Counties Palatine, &c. 11 & 12 W. 3. c. 9. § 1.]

[Continued, 3 Car. 1. c. 4. § 22, 16 Car. 1. c. 4.]

#### CAP. VII.

An AA to avoid and prevent divers Mifdemeanors in lewd and idle Perfons.

FORASMUCH as unlawful cutting or taking away of Cora and Grain growing, robbing of Orchards and Gardens, dig-' ging up or taking away Fruit Trees, breaking of Hedges, Pales • or other Fences, cutting or fpoiling of Woods or Underwoods ftanding and growing, and fuch like Offences, are now more ' commonly committed by lewd and mean Perfons than in former \* Times ; and that the faid Offences are great caufes of the main-• taining of Idlenefs, and the Perfons which commit the fame, are • not for the most Part able, nor have wherewith to make Recom-• pence or Satisfaction :' Be it therefore enacted by the Authority of this prefent Parliament, That all and every fuch lewd Perfon and Perfons which from and after the last Day of February now next following shall cut or unlawfully take away any Corn or Grain growing, or rob any Orchards or Gardens, or break or cut any Hedge, Pales, Rails or Fence, or dig, pull up, or take up any Fruit Tree or Trees in any Orchard, Garden or elfewhere, to the Intent to take and carry the fame away, or fhall cut or fpoil any Woods or Underwoods, Poles or Trees standing, not being Felony by the Laws of this Realm; and their Procurer and Procurers, Receiver or Receivers knowing the fame, being thereof lawfully convicted by the Confession of the Party, or by the Testimony of One fufficient Witnefs upon Oath before fome one Justice of Peace, Mayor, Bailiff or other Head Officers of the County, City or Town Corporate, which faid Justice or other Head Officer fhall have Power, by force of this Statute, to minister the faid Oath where the Offence shall be committed or the Party offending apprchended; shall give the Party and Parties such Recompence and Satisfaction for his and their Damages, and within fuch Time as by any One fuch Juffice of Peace of the faid County where fuch Offence shall be done, without the Liberty of any City or Town Corporate, or by fuch Head Officer or Justice of Peace within any City or Town Corporate, shall be ordered and appointed, and the fame

Cutting Corn growing, &c.

Oath.

Recompence.

fame to be only for the First Fault; and if fuch Offender or Offenders shall be thought in the Discretion of the faid Justice or Justices, or other Head Officers, not able or sufficient, or do not make Recompence or Satisfaction for the faid Damages in Manner and Form aforefaid, then the faid Justice or Head Öfficer shall commit all and every the faid Offender or Offenders to fome Conftable or Conftables, or other inferior Officers of the City, Borough, Town or Hamlet where the Offence shall be committed or the Party apprehended, to be whipped; and for every fuch Punishment. Offence for or of which the Offender or Offenders shall be eftfoons committed in Form afore limited, the Perfon and Perfons fo

offending to receive the faid Punishment of Whipping. II. And be it enacted by the Authority aforefaid, That if any Constable re-Constable or inferior Officer do refuse or do not at the Command- futing to punish ment of any Justice of Peace or other Head Officer, execute by Offender. himfelf or fome other to be by him appointed, upon the Offender, the Punishment limited by this Statute, that in that Cafe it shall and may be lawful for the faid Justice of Peace to commit the faid Conftable or other inferior Officer fo refufing or not executing Punishment. the faid Punishment by himfelf or fome other to the Common Gaol of the faid County, City or Town Corporate, there to remain without Bail or Mainprife until the faid Offender or Offenders be by the faid Conftable or Conftables fo refufing or not executing, or fome other by his or their Procurement, punished and whipped as is above limited and declared.

III. Provided always, That no Justice of Peace or other Head Provise. Officer do execute this Statute for any of the Offences aforefaid done unto himfelf, unless he be affociated and affisted with one or more other Juffices of Peace whom the Offence doth not concern.

[See 15 Car. 2. c. 2. § 2.]

#### CAP. VIII.

#### An Act against fraudulent Administration of Intestates Goods.

FORASMUCH as it is often put in Ure, to the defrauding of Creditors, that fuch Perfons as are to have the Admini-" ftration of the Goods of others dying inteflate committed unto • them, if they require it, will not accept the fame, but fuffer or procure the Administration to be granted to fome Stranger of
 mean Estate and not of Kin to the Intestate, from whom them-' felves or others by their Means do take Deeds of Gifts and · Authorities by Letter of Attorney, whereby they obtain the • State of the Intellate into their H rids, and yet fland not subject ' to pay any Debts owing by the fame Inteftate, and fo the Cre-' dicors for lack of Knowledge of the Place of Habitation of ' the Administrator cannot arrest him nor fue him; and if they . fortune to find him out, yet for lack of Ability in him to fatisfy ' of his own Goods, the Value of that he hath conveyed away of ' the Intestate's Goods, or released of his Debts by way of "Wafting, the Creditors cannot have or recover their juft and · due Debts :'

II. Be it enacted by the Authority of this prefent Parliament, In what Cafe That every Perfon and Perfons that hereafter shall obtain, receive Party charged as and

Executor of his ews Wrong.

Allowance of Debts, &c. and have any Goods or Debts of any Perfon dying intestate, or a Release or other Discharge of any Debt or Duty that belonged to the Intestate, upon any Fraud as is aforefaid, or without fuch valuable Confideration as shall amount to the Value of the same Goods or Debts, or near thereabouts, (except it be in or towards. Satisfaction of fome just and principal Debt of the Value of the fame Goods or Debts to him owing by the Intestate at the Time of his Decease) shall be charged and chargeable as Executor of his own Wrong; and fo far only as all fuch Goods and Debts coming to his Hands, or whereof he is released or discharged by fuch Administrator, will fatisfy, deducting nevertheless to and for himfelf Allowance of all juft, due and principal Debts upon good Confideration, without Fraud owing to him by the Intestate at the Time of his Deceafe, and of all other Payments made by him, which lawful Executors or Administrators may and ought to have and pay by the Laws and Statutes of this Realm.

## CAP. IX.

An Act for Continuance of divers Statutes, and for Repeat of fome others.

**B** it enacted by Authority of this prefent Parliament, That an Act made in the One and twentieth Year of the Reign of the late King Henry the Eighth, intituled, An Atl for the true making of Cables, Halfers and Ropes:

II. And that an Act made in the Four and twentieth Year of she Reign of the late King Henry the Eighth, intituled, An As against killing of young Beasts called Weanlings:

**dll.** And that Two Acts made in the Fourth Year of the Reign of the late King *Edward* the Sixth, the one concerning buying and felling of Rother Beafts and Cattle ; the other intituled, An A& for the buying and felling of Butter and Cheefe :

IV. And that an Act made in the First Year of the Queen's Majesty's Reign that now is, initialed, An AB for Prefervation of Spawn and Fry of Fish:

V. And that an Act made in the Fifth Year of the Queen's Majefty's Reign that now is, initialed, An All for avoiding divers foreign Wares made by Handicraft fmen beyond the Seas:

VI. And that an Act made in the fame Fifth Year of her Majefty's Reign, intituled, An Ast touching certain politick Conflictions made for the Maintenance of the Navy; together with all and every Additions, Explanations and Alterations made thereunto or thereof, or of any Part thereof, by any Statute or Statutes made fithence the making of the fame Act, and now continuing in force:

VII. And that an AA made in the Eighth Year of the Queen's Majefly's Reign that now is, intituled, An AA for Bowyers, and the Prices of Bows:

VIII. And that an AA made in the Thirteenth Year of the Queen's Majefty's Reign that now is, intituled, An All touching Leafes of Benefices and other Ecclefigitical Livings with Cure, together with all and every Explanations, Additions and Alterations thereof, or thereunto made by any other Statute or Statutes made fithence the making of the iaid ACt, and now continuing in force, with this further Addition to be enacted by Author ty of

21 H. 8. c. 12.

24 H. 8. c. 9.

3 & 4 E. 6. cc. 19. 21.

1 Eliz. c. 17.

5 Eliz. cc. 7. 5.

8 Eliz. c. 10.

13 Eliz. c. 20.

of this prefent Parliament, That all Judgments hereafter to be had for the Intent to have or enjoy any Leafe contrary to the faid Statutes, or any of them, shall be deemed void in fuch Sort as Bonds and Covenants are appointed to be void which are made for that Purpose. [13 Eliz. c. 20. and the Explanations, Additions and Alterations thereof made by 14 Eliz. c. 11. 18 Eliz. c. 11. 29 Eliz. c. 5. are repealed, 43 G. 3. c. 84. § 10.; but 43 Eliz. c. 9. is not mentioned in that Stat.

IX. And that an Act made in the fame Thirteenth Year of her Majesty's Reign, intituled, An A& that Purveyors may take 13 Elis. c. 21. Grain, Corn and Victuals within Five Miles of Cambridge and Oxford in certain Cales :

X. And that an Act made in the Eighteenth Year of the Queen's Majesty's Reign, intituled, An Ad for the repairing and 18 Eliz. cc. 20. 3. amending of the Bridges and Highways near unto the City of Oxford :

XI. And fo much of one other Act made the fame Year, intituled, An AE for the fetting the Poor on Work, and avoiding of Idlenefs, as concerneth Baftards begotten out of lawful Matrimony:

XII. And that an Act made in the Three and twentieth Year of her Majesty's Reign, intituled, An Att for the repairing of 23 Eliz. c. 6. Dover Haven, with the Provisions and Alterations thereof made by an Act made in the Five and thirtieth Year of the Queen's 35 Eliz. c. 71 Majefty's Reign that now is:

XIII. And that an Act made in the Seven and twentieth Year of her Majesty's Reign, intituled, An AE for the good Government 27 Eliz. c. 17. Pr. of the City or Borough of Weftminfter :

XIV. And that an Act made in the Seven and twentieth Year of her Majefty's Reign, intituled, An At for the reviving of a 27 Eliz. c. 14. former Statute for the true making of Malt ; together also with an Act made in the Nine and thirtieth Year of her Majefty's Reign, intituled, An AE to restrain the excessive making of Malt :

XV. And that an Act made in the faid Seven and twentieth Year of her Majesty's Reign, intituled, An At for the keeping of 27 Eliz. c. 244 the Sea Banks and Sea Works in the County of Norfolk :

XVI. And that an Act made in the One and thirtieth Year of her Majefty's Reign, intituled, An Ad for the true gauging of Veffels 31 Eliz. c. 8. brought from beyond the Seas, converted by Brewers for the Utterance and Sale of Ale and Beer :

XVII. And that an Act made in the faid One and thirtieth Year of her Majefty's Reign, intituled, An All for reviving and 31 Eliz. c. 5. Pr. enlarging of a Statute made in the Three and twentieth Year of her Majefty's Reign, for the Relief of the City of Lincoln :

XVIII. And that Three Acts made in the Five and thirtieth Year of her Majefty's Reign, one intituled, An Ad to retain the 35 Eliz. cc. 1. Queen's Majesty's Subjets in their due Obedience ; IO. II.

XIX. Another Act, intituled, An Ad for the Reformation of fundry Abufes in Clothes called Devonshire Kerfies or Dozens, according to a Proclamation of the Four and thirtieth Year of the Reign of our Sovereign Lady the Queen's Majesty that now is ;

XX. And one other, intituled, An A& for the bringing in of Clap-board from the Parts of beyond the Seas, and the refiraining of the transporting of Wine-Cask, for the sparing and preferving of Timber within the Realm :

XXI. And

39 Eliz. c. 16.

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39 Eliz. cc. 1, 2. 7. 10. 12. 14. 17. 4. XXI. And that the feveral Acts hercafter mentioned, made in the Nine and thirtieth Year of her Majefty's Reign that now is, (that is to fay), an Act, initial, An Act against the decaying of Towns, and Houses of Husbandry;

XXII. An Act, intituled, An AA for the Maintenance of Husbandry and Tillage; an Act, intituled, An AA for the more speedy Payment of the Queen's Majesty's Debts, and for the better Explanation of the AA made in the Thirteenth Year of the Queen's Majesty's Reign, intituled, An AA to make the Lands, Tenements, Goods and Chattels of Tellers, Receivers, Sc. liable to the Payment of their Debts;

XXIII. An Act, intituled, An AB for the Increase of Mariners, and for the Maintenance of the Navigation, repealing a former Act made in the Three and twentieth Year of her Majesty's Reign, bearing the fame Title;

XXIV. And an Act, intituled, An Act for Explanation of the Statute made in the Fifth Year of her Majefly's Reign, concerning Labourers;

XXV. An AA, intituled, An AA probibiting the bringing into this Realm of foreign Cards for Wool;

• XXVI. An Act, intituled, An Act against lewd and wandering Perfons pretending themfelves to be Soldiers or Mariners; an Act, intituled, An Act for Punishment of Rogues, Vagabonds and slurdy Beggars;

XXVII. Except the Provifo in the faid laft mentioned A&, concerning John Dutton of Dutton, in the County of Chefler, Efquire; shall be continued and remain in force until the End of the first Session of the next Parliament: And touching the faid Provifo concerning the faid John Dutton, be it enacted by the Authority of this prefent Parliament, That the fame Provision shall continue and remain in force to the End of One Year next enfuing the First Day of this prefent Parliament and no longer, except before the End of the faid Year the faid John Dutton, or his Heirs, shall procure the Lord Chief Juffice of the Pleas before the Queen's Highnefs to be holden, and the Lord Chief Juffice of the Common Pleas, and the Lord Chief Baron of her Majefty's Court of Exchequer, or Two of them, upon hearing his Allegations and Proofs, to make Certificate into her Majefty's Court of Chancery, that the faid John Dutton, or his Heirs, ought lawfully (if no Statute against Rogues or Beggars had been made) by Charter, Tenure or Prefcription, to use, have and exercise such Liberty of licenfing of Minftrels as he claimeth and ufeth, and that the faid Certificate be enrolled in her Majefty's faid Court of Chancery within the faid Year; and if he or his Heirs shall procure fuch Certificate as aforefaid, and caufe the fame to be enrolled as is aforefaid; then be it enacted also by the Authority of this prefent Parliament, that the fame Provision shall allo continue in force until the End of the First Session of the next Parliament.

XXVIII. And be it further enacted, That an Act made in the Nine and thirtieth Year of the Queen's Majefty's Reign, initialed, An Act for the Relief of the Poor, fhall also continue and remain in force until the End of the First Session of the next Parliament, except fome new Act shall be made in this prefent Session of Parliament concerning the fame.

" 25 Eliz.

continued until the first Selfion of the next Parliament.

39 Eliz. c. 3.

# 35 Eliz. c. 4. 39 Eliz. c. 21. continued till the End of the first "Seffion of the next Parliament, &c. § 29. [See 43 Eliz. 39 Eliz. c.6. repealed. § 30. " c. 3. § 1.]

XXXI. And yet nevertheles, be it enacted by the Authority Decrees made by of this prefent Parliament, That fo much of the faid Act as con-cerneth the Execution of Orders, Judgments and Decrees here-tofore made by Commiffioners affigned by virtue of the faid Act, fhall continue. and Examination, Hearing and Determining of the faid Orders, Judgments and Decrees by fuch Commissioners heretofore made, fhall ftand and remain in force only as for and concerning fuch Judgments and Decrees as heretofore have been made by virtue of the fame A&, and of Commissions thereupon awarded.

XXXII. Provided always, and be it enacted by Authority of 39 His. c. 2. this prefeat Parliament, That the faid Act for Maintenance of Husbandry and Tillage shall not extend to any Lands lying within the County of Northumberland.

XXXIII. And provided also, and be it enacted by the Authority aforefaid, That fo much of the Act above mentioned, intituled, An A& for the Increase of Mariners and Maintenance of 39 Eliz. c. 19. the Navigation, repealing a former Act made in the Three and §6. twentieth Year of her Majesty's Reign, bearing the same Title as concerneth the repeaking and making void of all Ordinances of the Fifhmongers of London, or of any other Company or Corporation whatloever, made or to be made for Reftraint of any Perfon to take or fell Fish, or to buy or provide any Fish of any Merchant or other within this Realm, or the making or executing of any fuch Ordinance or Restraint, shall from henceforth remain difcontinued and repealed; the former Continuance of the Repealed, faid Act in this prefent Act mentioned notwithstanding.

XXXIV. And yet neverthelefs, be it enacted, That no fuch Ordinance or Restraint made or to be made shall in any wife extend or be put in Execution during the Continuance of the faid former Act made in the Thirty ninth Year of her Majesty's Reign, to 39 Eliz. c. ra. restrain any Coastmen, Fishermen or any others, Subjects or Foreigners, for or concerning the taking, bringing in, putting to Sale, or buying of any falted Fish or Herrings, being wholefome and fweet, upon and under the Pains and Penalties in the Penalties. faid former A& of the Nine and thirtieth Year of her Majefty's Reign contained.

XXXV. Provided always, and be it enacted by the Authority Proviso for of this present Parliament, That no Ship, Veffel or Crayer Dover Haven. whereof any of her Majefty's Subjects fhall be Owners or Part Owners of the Burden of Twenty Tuns loading and upwards, loading or difcharging within this Realm, and paffing to and from any foreign Countries (other than Ships Veffels and Crayers which shall be laden with Sea Coal or Grind-stones) shall, after the End of this Seffion of Parliament, in refpect of any fuch Voyage, pay to the Reparation of Dover Haven, but only after the Rate of Three pence the Tun, for the Merchandize wherewith fuch Ship, Veffel or Crayer shall be in fuch Voyage laden, and not after the Rate of Three pence the Tun of the Burthen of every fuch Ship, Veffel or Crayer; and that every Ship, Veffel or Crayer which shall be employed in a Voyage of Fishing, shall not, upon Return of fuch Voyage, pay but after the Rate of Three pence the Tun for fuch Oil, Train and Merchandize as fuch

Luch Ship shall bring home in such Voyage, and not any Thing for Fish, or in respect of the Burthen of the same Ship, Vessel or Crayer; the said Statute made for the repairing of *Dover* Haven, or any other Statute touching the same, or any Thing in this Act contained to the contrary thereof in any wise notwithstanding.

## CAP. X.

An A& for the true working and making of Woollen Cloth-

• THE Queen's most Excellent Majesty, with the Advice of • Ther Highness' Lords Spiritual and Temporal, and the • Commons, in this present Parliament assessed, weighing and • considering the good and godly Purposes of divers and fundry • Statutes heretofore made and ordained for the true making and • working of Woollen Cloth, to be frustrated and deluded by • straining, firetching, Want of Weight, Flocks, Sollace, Chalk, • Flour, deceitful Things, subtile Sleights and Untruths, so as • the same Clothes being put in Water are found to fhrink, be • rewey, pursey, squally, cockling, bandy, light and notably faulty • to the great Diflike of foreign Princes, and to the Hindrance • and Loss of the Buyer and Wearer: For Redress thereof, is pleased and willeth it to be enacted, and by the Authority of this prefent Parliament it is enacted, &c.

[Repealed, 49 G. 3. c. 109. § 1.]

#### CAP. XI.

An Act for the Recovery of many hundred thousand Acres of Marshes and other Grounds subject commonly to surrounding, within the Isle of Ely, and the Counties of Cambridge, Huntingdon, Northampton, Lincoln, Norfolk, Suffolk, Suffex, Estex, Kent and the County Palatine of Durham.

WHEREAS it is apparent to fuch as have travelled in the Execution of Commissions of Sewers in the Isle and · Counties aforefaid, that the Waftes, Commons, Marshes and · Fenny Grounds there fubject to furrounding, may be recovered • by skilful and able Undertakers, whereby great and inestimable · Benefit would arife to her Majefty, her Heirs and Succeffors, difburdening her Highness of many chargeable Banks and . Works of Sewers within those furrounded Grounds, as the · Increase of many able Subjects by Habitations being there erected, and in like Sort profitable unto many her Highnefs' ' Subjects, both Bodies Politick as Corporate, who have Eftate • of Inheritance and other Interest within the same; and for that • the draining and making dry and profitable of those furrounded • Grounds is chiefly hindred, for that the greater Part of them " are Waftes and Commons fubject yearly to furrounding, wherein divers have Common by Prefcription, by reafon of their Refiancy ' and Inhabitancy, which kind of Commons, nor their Intereft ' therein, can by the Common Law be extinguished or granted • to bind others which flould inhabit there afterwards; and in • that allo it appearcth that the Commoners in respect of their · Poverty

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23 Eliz. c. 6.

· Poverty are unable to pay the great Charges to fuch as flould ' undertake the Recovery of the fame :'

II. It may pleafe your Majefty, That by your Highness and Bargain between the Lords Spiritual and Temporal, and the Commons in this Lords and Comprefent Parliament affembled, and the Authority of the fame, moners in Waftes, and the it may be enacted, That the Lord or Lords, as well Bodies Undertakers. Politick or Corporate as any other Perfon or Perfons whatfoever, of all and every the Wastes and Commons aforefaid, and the most of the Commoners for the particular Commons, and likewife the Owners, and fuch as have or shall have Interest in any feveral furrounded Grounds lying within or near the fame, may contract or bargain for Part of fuch Commons, Waftes and Severals aforefaid, with fuch Perfon and Perfons which will undertake the draining and keeping dry perpetually the Severals, Waftes and Commons of that Quality, which Contract and Bargain, and Conveyances thereupon made shall be good and available in Law to all Constructions and Purposes, against the faid Lords of the faid Soil, and Owners of Several, and their Heirs, Succeffors and Affigns, and all the Commoners, and fuch as shall or might have Common or Interest there afterwards, according to the Contracts, Covenants, Provisions and Agreements in those Conveyances to be fpecified, and for fo much of fuch Commons, Waftes or Severals as shall be fo contracted or conveyed, to hold and enjoy in Severalty to fuch Perfon and Perfons, his or their Affignee or Affignees as shall or have undertaken the fame, in such Manner and Form as his or their Estates and Interest are or shall be, by or upon fuch Contracts or Agreements, by fuch Conveyances limited and appointed.

III. Provided notwithstanding, and be it enacted by the Autho- Where the rity aforefaid, That in all Cafes where your Highnels, your Heirs Queen is Owner and Succeffors, is or shall be Lord or Owner of the Freehold of of the Soil of the Soil of fuch Wastes or Commons, or any Part of the fame, that the most Part of the Commoners in fuch your Highnels' Soil thall or may contract, bargain, affign and fet forth as is aforefaid, Part of their Common therein to any Perfon or Perfons which will undertake the draining of that whole Common (according as the Lords and the most Part of the Commoners in the furrounded Waftes and Commons aforefaid of Bodies Politick or Corporate may do as is before declared), which shall bind and be good and available against all the faid Commoners, their Heirs, Executors or Affigns, and all others that shall hereafter by reason of any their Refiancy claim any Common of Palture in the faid Waftes or Common Grounds whereof the Soil doth or shall pertain to your Majefty, of and for all their Intereft or Claim of Common therein, to hold according to the true Intent and Effect of fuch Contract, Bargain, Affignment and Conveyances, by Writing indented, fealed and delivered by the most Part of such Commoners as shall be made between the most Part of such Commoners and fuch Undertakers; but shall not in any Sort be of In what Cafe the any Effect or Validity against your Highness, your Heirs, Suc- Crown affected. ceffors or Assigns, or their Estate or Estates in or to the Soil thereof, except fuch Conveyances be by Writing indented in Parchment, and one Part thereof under the Hands and Seals of most Part of the Commoners to contracting the fame, certified into your Highneis' High Court of Chancery, if the Waftes or Soile

Wafte.

Soils shall be of the Possessions of your Highness Crown of England, and except your Majesty's Royal Confent be obtained thereunto, and fignified by and under your Highnels' Privy Seal or Great Seal, and enrolled in your Highnefs' faid Court of Chancery, and after fuch Affent fo had, fignified and enrolled, then the fame Contracts and Covenants shall be good and available to all and every fuch Undertakers, their Heirs and Affigns, against your Highness, your Heirs and Successors, according to the Provisions, Agreements and Covenants fo affented unto by your Highnefs, your Heirs and Succeffors; and where they are of the Posteflion of the Duchy of Lancaster then the faid Contract, Bargain, Affignment of or from your Highness shall not be of any Effect or Validity against your Highness, your Heirs, Succeffors and Affigns, except fuch Contract and Bargain touching the Premifes, and fuch Affignment and fetting forth of fuch Part of the faid Undertakers to hold in Severalty, be by Writing indented in Parchment, fealed and delivered by the faid Commoners or the most Part of them, and the faid Undertakers, and one Part thereof certified under the Hands and Seals of most Part of the Commoners, into your Highness' Court of the Duchy of Lancaster for the Time being, and your Majesty's Royal Confent under the Seal of the faid Duchy obtained thereunto, and there enrolled in that Court; which Confent Royal being obtained for the Soil of fuch Waste, being of the Possessions of the Crown, and under the Seal of the faid Duchy, of your Highnefs Soil of fuch Waftes as are of those Poffeffions, the faid Undertakers, and their Heirs and Affigus, shall and may enjoy in Severalty the Soil of fo much Wafte and Common as was fo contracted for, affigned and fet forth by the most Part of your Highnels' Commoners, in fuch Sort and Quality as the faid Undertakers shall hold and enjoy the Interest of Common, to all Intents and Purpofes.

IV. Provided always, and be it enacted, That this Act nor any Thing therein contained, shall not extend to the impairing, diminishing, letting, taking away or extinguishing of the Interest of the Commoners or any of them, or of the Lords or Owners of the Soil, of, in or to any Part of the Refidue of the Waftes or Commons which is not or shall not be fo fet forth or affigned to the Undertakers, nor to any Franchifes or Liberties, or Waif, Stray, Leet, Lawday, nor other Liberties to be used or taken in the Part fo to the faid Undertakers affigned; but that as well the Commoners, and Lords and Owners of that Soil, shall and may enjoy their Commons in the Refidue thereof, and the Queen's Majefty, her Heirs and Succeffors, and the Lords and Owners fhall and may have and enjoy fuch Liberties and Franchifes in fuch their Part as heretofore was lawfully ufed, and as they or any of them should or might have done if this Act or such Contract, Bargain and Affigument had never been; any Thing in this Statute contained to the contrary notwithstanding.

V. Provided always, and be it enacted, That this Act nor any Thing therein contained, shall not extend either to any Bargain, Sale, Agreement, Grant, Conveyance or Affurance, or to the Inning, Draining or laying dry of any Commons, Marshes or furrounded Grounds, whereby or by Means whereof any of the Havens or Ports of this Realm of England may be in any Sort annoyed,

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Duchy Land belonging to the Crown.

To what Common, Statute to extend.

Liberties.

Proviso for Ports and Havens. annoyed, impaired or hindred; nor to any Grounds within Eight Miles of *Tarmouth*, or Six Miles of Lyn, within the County of Norfolk.

#### CAP. XII.

### An Act concerning Matters of Affurances amongst Merchants.

WHEREAS it ever hath been the Policy of this Realm by all good means to comfort and encourage the Mer-· chant, thereby to advance and increase the general Wealth of , the Realm, her Majefty's Cuftoms, and the Strength of Ship-· ping, which Confideration is now the more requifite, becaufe Trade and Traffick is not at this prefent to open as at other . Times it hath been : And whereas it hath been Time out of . Mind an Ulage amongst Merchants both of this Realm and of foreign Nations, when they make any great Adventure (efpecially into remote Parts) to give fome Confideration of . Money to other Perfons (which commonly are in no fmall Num-· ber) to have from them Affurance made of their Goods, Merchandizes, Ships and Things adventured, or fome Part thereof, e at fuch Rates and in fuch Sort as the Parties Affurers and the Parties affured can agree ; which Courfe of Dealing is commonly 4 termed a Policy of Affurance; by means of which Policies of Affurance it cometh to pais, upon the Lois or perifhing of any . Ship there followeth not the undoing of any Man, but the . Lofs lighteth rather eafily upon many than heavily upon few, and rather upon them that adventure not than those that do ad-· venture, whereby all Merchants, especially of the younger Sort, s are allured to venture more willingly and more freely: And s whereas heretofore fuch Affurers have used to stand fo justly and precifely upon their Credits, as few or no Controversies . have arisen thereupon, and if any have grown, the fame have . from Time to Time been ended and ordered by certain grave s and difcreet Merchants appointed by the Lord Mayor of the · City of London, as Men by reason of their Experience fittest to 4 understand, and speedily to decide those Causes, until of late · Years that divers Perfons have withdrawn themfelves from that • arbitrary Courfe, and have fought to draw the Parties affured to feek their Monies of every feveral Affurer, by Suits com-' menced in her Majefty's Courts, to their great Charges and " Delays :' For Remedy whereof, be it enacted by the Authority Committions of this prefent Parliament, That it shall and may be lawful for the awarded to de-Lord Chancellor, or Lord Keeper of the Great Seal of England termine Policies for the Time being to award forth under the Great Seal of Eng. of Affurances. for the Time being, to award forth under the Great Seal of Eng- land One general or flanding Commiffion, to be renewed yearly at the leaft, and otherwife fo oft as unto the faid Lord Chancellor or Lord Kceper shall feem good, for the hearing and determining of Caufes arising and Policies of Assurances, fuch as now are or here- Commissioners. after shall be entered within the Office of Assirances within the City of London, and whereof no Suit shall be depending the last Day of this Seffion of Parliament in any of her Majefty's Courts, which Commission shall be directed to the Judge of the Admiralty for the Time being, the Recorder of London for the Time being, Two

Two Doctors of the Civil Law, and Two common Lawyers, and Eight grave and different Merchants, or to any Five of them, which Commissioners, or the greater Part of them, which shall fit and meet, shall have, by virtue of this present Act, full Power and Authority to hear, examine, order and decree all and every fuch Cause and Causes concerning Policies of Assurances in a brief and fummary Course as to their Differentian shall feem meet, without Formalities of Pleadings or Proceedings.

Their Authority.

Remedy for Party grieved by Commiffioners Decree.

Double Cofts.

No Affurer, &c. to meddle in Commifion.

Oath

II. And be it further enacted by the Authority aforefaid, That it fhall be lawful for the faid Commiffioners, as well to warn any of the Parties to come before them, as allo to examine upon Oath any Witnefs that fhall be produced, and to commit to Prifon without Bail or Mainprize any Perfon that fhall wilfally conterns or difobey their final Orders or Decrees; and that the faid Commiffioners fhall Once every Week at the leaft, meet and fit upon the Execution of the faid Commiffion in the Office of the Affurances, or in fome other convenient publick Place by them to be affigned; and that no Perfon by virtue of this Act may claim or exact any Fee, for any Matter or Caufe concerning the Execution of the faid Commiffion.

III. And be it further enacted by the Authority aforefaid, That if any Perfon shall be grieved by Sentence or Decree of the faid Commissioners, that fuch Persons so grieved may at any Time within Two Months of the faid Decree fo made, exhibit his Bill into the High Court of Chancery for the Re-examination of fuch Decree, fo as every Perfon Complainant before he shall exhibit any fuch Bill, do either execute and fatisfy the faid Sentence fo awarded, or at the least lay down in deposito with the faid Commiffioners, fuch Sums of Money as he shall be awarded to pay, and that upon fo doing the faid Complainant shall be enlarged of his Imprifonment; and that the Lord Chancellor or Lord Keeper for the Time being shall have full Power and Authority by virtue of this Act, upon every Complaint made (in order as aforefaid) to reverse or affirm every fuch Sentence or Decree, according to Equity and Confcience; and that the faid Lord Chancellor or Lord Keeper in every fuch Suit brought before him as aforefaid, by fuch Affurers, and decreed against the faid Affurers, shall award Double Cofts to the Party affured.

IV. Provided neverthelefs, That no Commiffioner shall intermeddle in the Execution of any fuch Commiffion in any Caufe or Matter of Affurance where himself shall be either a Party Affurer or Affured in the fame Affurance which is brought in question; nor that any Commissioner (other than the faid Judge of the Admiralty and the Recorder of London) shall deal or proceed in the Execution of any such Commission before he have taken his corporal Oath before the Lord Mayor and Court of Aldermen of the City of London, to proceed uprightly and indifferently between Party and Party.

[See 13 5 14 Car. 2. c. 23.]

CAP.

#### CAP. XIII.

An A& for the more peaceable Government of the Parts of Cumberland, Northumberland, Westmorland and the Bishoprick of Durham.

FORASMUCH as now of late Years very many of her Majefty's Subjects dwelling and inhabiting within the Counties of Cumberland, Northumberland, Westmorland and the Bishoprick of Duresme, have been taken, some forth of their own Houses, and fome in travelling by the Highway, or otherwife, and carried out of the fame Counties, or to fome other Places within fome 6 of the faid feveral Counties, as Prifoners, and kept barbaroufly ¢ and cruelly until they have been redeemed by great Ranfoms: " And where now of late Time there have been many Incurfions, " Roads, Robberies, and burning and fpoiling of Towns, Villages ¢ and Houfes within the faid Counties, that divers and fundry of . her Majefty's loving Subjects within the faid Counties, and the ' Inhabitants of divers Towns there, have been forced to pay a ertain Rate of Money, Corn, Cattle or other Confideration, commonly there called by the Name of Blackmail, unto divers 4 and fundry inhabiting upon or near the Borders, being Men of Name, and friended and allied with divers in those Parts, whe e are commonly known to be great Robbers and Spoil-takers within the faid Counties, to the End thereby to be by them freed, protected and kept in Safety from the Danger of fuch ' as do usually rob and steal in those Parts : By reason whereof, many of the Inhabitants thereabouts being her Majefty's Tenants, • or other good Subjects, are much impoverished, and Theft and · Robbery much increased, and the Maintainers thereof greatly encouraged, and the Service of those Borders and Frontiers ' much weakened and decayed, and divers Towns thereabouts much difpeopled and laid wafte, and her Majefty's own Revenue greatly diminished ; Which heinous and outrageous Misdemean-· ours there, cannot fo well by the ordinary Officers of her Ma-· jefty in those Parts be speedily prevented or suppressed, without • further Provision of Law :'

II. For Remedy whereof, Be it enacted by the Authority of Carrying away this prefent Parliament, That whofoever shall at any Time here-their Will. after, without good and lawful Warrant and Authority, take any of her Majesty's Subjects against his or their Will or Wills, and carry them out of the same Counties, or to any other Place within any of the faid Counties, or detain, force or imprison him or them as Prifoners, or against his or their Wills, to ranfom them, or to make a Prey or Spoil of his or their Perfon or Goods, upon deadly Feud or otherwife ; or whofoever shall be privy, confent- Affenting or aiding, aiding or affifting unto any fuch taking, detaining or carry- ing therete. ing away, or procure the taking, detaining or carrying away of any fuch Perfon or Perfons Prifoners, as aforefaid ; or whofoever shall take, receive or carry, to the Use of himself, or wittingly to the Use of any other, any Money, Corn, Cattle or other Confideration, commonly called Blackmail, for the protecting or Black mail. defending of him or them, or his or their Lands, Tenements, Goods or Chattels, from fuch Thefts, Spoils and Robberies, as is aforefaid; or whofoever shall give any such Money, Corn, Cattle or other Confideration, called Blackmail, for fuch Protection as is aforefaid ;

Burning of Barns, &c.

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aforefaid; or fhall wilfully and of Malice burn or caufe to be burned, or aid, procure or confent to the burning of any Barn or Stack of Corn or Grain, within any the faid Counties or Places aforefaid; and fhall be of the faid feveral Offences, or any of them indicted, and lawfully convicted, or fhall ftand mute, or fhall challenge peremptorily above the Number of Twenty before the Juftices of Affizes, Juftices of Gaol-delivery, Juftices of Oyer and Terminer, or Juftices of Peace within any of the faid Counties, at fome of their General Seffions within fome of the faid Counties to be holden; fhall be reputed, adjudged and taken to be as Felons, and fhall fuffer Pains of Death, without any Benefit of Clergy, Sanctuary or Abjuration, and fhall forfeit as in cafe of Felony.

III. And where divers and fundry Perfons within the faid
Counties, being indicted and outlawed for Murders, Robberies,
Burglaries or other Felonies, do, notwithftanding, ordinarily
refort and come to Markets, Fairs and other publick Affemblies
and Meetings, and do there converfe, traffick and trade with
other her Majefty's Subjects, and are entertained, and have the
Privilege as Men obedient to Laws, and yet do never yield
themfelves to Trial of Law, nor are apprehended; whereby
the ordinary Proceeding of Law, and Execution of Juffice in
those Parts are grown now into very great Contempt:

IV. Be it therefore likewise further enacted, That every Clerk of the Peace within every of the faid Counties shall within the Space of Two Months next after any Outlawry within any of the faid Counties, deliver or caufe to be delivered, by Writing under his Hand, the Names of all and every fuch as are or fhall be hereafter outlawed within their feveral Counties, to all and every the Sheriffs of the faid feveral Counties; and all and every the faid Sheriffs shall proclaim and publish them to be outlawed in their feveral County Courts, and in the City of Carlifte, the Towns of Penreth and Cockermouth in the County of Cumberland, and in the Towns of Appulby and Kendal in the County of Westmoreland, and in the Town of Newcafile upon Tine in the County of the Town of Newcastle upon Tine, and in the Towns of Morpeth, Alnewick and Hemain in the County of Northumberland, and in the City of Durefine, and Towns of Darlington, Bifbop Awcland and Bernard Cafile within the Bishoprick of Durefme, and in the Town of Berwick upon Tweed ; and that the faid Sheriffs having Notice, as aforefaid, shall from Time to Time, once in the Month at their County-Court, proclaim every of the faid Perfons fo outlawed, or hereafter to be outlawed, until they shall yield their Bodies to Prifon; and likewife that the Mayors, Bailiffs, Aldermen and other Chief Officers, within the faid feveral Cities and Towns, shall proclaim the like at every Fair or Fairs to be kept within the faid Cities or Towns, and once every Six Weeks at their Markets.

V. And be it also enacted, That if any Person or Persons inhabiting within any the faid feveral Counties shall wittingly and willingly have Conference, Talk, or in any Sort shall relieve, entertain or confer with any such Person or Persons so outlawed, or hereafter to be outlawed, for any such Murders, Robberies, Burglaries or other Felonies, having Knowledge of the same Outlawries, by reason of the same Proclamation or otherwise, and

Names of Outlaws declared to Sheriff.

Proclamation of Outlaws.

Relieving Cutlaw, Sc.

and then shall not with convenient Speed do his best Endeavour to take and arrest any fuch Person or Persons so outlawed, or to be outlawed as is aforefaid, thall fuffer Imprifonment by the Space Imprifonment. of Six Months, without Bail or Mainprife, and be bound with Two fufficient Sureties for his good Behaviour for the Space of One Year after, before he be enlarged of his Imprifonment.

VI. And be it further enacted, That the Jultices of Affife Who may deterwithin any of the faid Counties, Juffices of Gaol-delivery, Juffices mine Offences. of Oyer and Terminer, or Justices of Peace within any of the faid Counties, at any of their General Seffions, shall have Power and Authority, by virtue of this Act, to enquire, hear and determine of the Offences and Defaults of the faid Sheriffs, Mayors, Bailiffs, Aldermen and other Officers, and of the Clerks of the Peace within the faid Counties, and proceed against them by Information or Indictment, and punish them by Fine, Imprisonment or otherwise, as they shall think fit.

VII. Provided always, That this Act, nor any Thing therein Provide for Lords contained, shall not extend to abridge or impeach the Jurifdiction Wardens. or Authority of any the Lords Wardens of any the Marches of England, for and anenft Scotland; any Thing in this prefent Act to the contrary notwithftanding.

### C A P. XIV.

#### An A& concerning the Affize of Fuel.

WHEREAS in the Parliament holden at Westminster in the 7E.6.c. 7. 53. • VV Seventh Year of King Edward the Sixth, one Act • was made touching the affized Talwood, Billets and Faggots to ' be spent in London and Westminster, the which Affizes were very " meet and convenient should be kept in all Places through this • Realm, where fuch Talwood, Billets and Faggots are used to • be fpent: Nevertheles, the Forfeiture contained in the faid Statute for every Shide of Talwood, Billet and Faggot, lacking ' the Affize, being put to Sale, is Three Shillings and Four ' pence; which Penalty is over heavy and extreme, confidering • the fame dependeth upon the Fault of poor labouring Men, " which do cut, mark and make out the fame many Times without ' the Knowledge or Confent of the Seller :' For Remedy whereof, Be it enacted by the Authority of this prefent Parliament, That fo much of the faid Statute as concerneth the Forfeiture of Forfeiture of Three Shillings Four pence for every Shide of Talwood, Billet 3s. 4d. limited by or Faggot, lacking the Affize contained therein, shall from hence. 7E. 6. c. 7. § 3. forth be void and of none Effect; and yet the Affize for the faid repealed. Talwood, Billet and Faggots, shall still continue in force, not only for London and Westminster, but also in all other Cities, Boroughs and Towns Corporate of this Realm, where fuch Talwood, Billet and Faggots are accuftomed to be fold.

II. And be it further enacted, That if any Perfon or Perfons Affize of Tal; shall, after the First Day of May now next enfuing, bring any wood, &c. Talwood, Billet or Faggot, to any City, Borough or Town Corporate within this Realm, there to be fold, or being brought, shall put the fame to Sale, neither being of the Affize mentioned in the faid Statute made in the Seventh Year of King Edward the Sixth, or agreeing with the Measures hereafter in this Act limited; that then upon Information thereof given to the Mayor, Bailiff

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Who may enquire of Defaults of Talwood, &c.

How Penaltics to be diffributed.

7 E. 6. c. 7. § 2.

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Bailiff or other Head Officer of the faid City, Borough or Town Corporate, they shall have Power and Authority to call before them Six good and lawful Men of the faid City, Borough or Town Corporate, and shall fwear them upon their Corporal Oaths, truly to enquire and prefent, whether all or any Part of the faid Talwood, Billets or Faggots be of good and fufficient Affize, according to the faid Statute, and the Limitation of Affize, herein contained or not : And if they shall prefent upon their Oaths, that any of the fame Talwood, Billets or Faggots be not of fuch good and fufficient Affize, as abovefaid, that then the faid Mayor, Bailiffs and other Head Officers of the faid Cities, Boroughs and Towns Corporate, by force of this Act, upon their Prefentment, shall and may take such of the fame Talwood, Billets and Faggots as be falfe fized, as forfeited, and shall deliver the same unto some Overfeers for the Poor in the faid Cities, Boroughs and Towns Corporate, to be by them given and diffributed to the Poor there, according to their Dilcretions, from Time to Time, as often as fuch Offences shall be prefented in Manner and Form abovefaid.

' III. And whereas in the faid former Statute it was enacted ' and limited, That every Talshide shall contain in Length Four · Foot besides the Carff; and every Talshide named One, should ' contain in Greatnefs within One Foot of the Midft, Sixteen ' Inches about ; and every Talfhide named of Two, to contain in ' Greatness within a Foot of the Midst, Twenty and three Inches ' about; and every Talihide named of Three, to contain in ' Greatness within One Foot to the Midst, Twenty and eight ' Inches about; and every Talshide named of Four, to contain ' in Greatness within One Foot of the Midst, Thirty three Inches 4 about; and every Talshide named of Five, to contain in Great-" nefs within One Foot of the Midst, Thirty eight Inches about; ' and every Billet to contain in Length Three Foot Four Inches; " and every Billet named a Single, to contain Seven Inches and an ' Half about ; and every Billet named to be a Caft, to contain Ten . Inches about ; and every Billet named of Two Caft, to contain ' Fourteen Inches about ; and every Faggot, Bend or Stick, to ' contain in Length Three Foot; and the Bond of every fuch ' Faggot to be of Four and Twenty Inches about, befides the ' Knot : In which Act it was further enacted, That all Billets of " Two Caft should be marked within Six Inches of the Midst ' thereof, and every Billet of One Caft to be marked only within . Four Inches of the End thereof, as in the faid Act of Parlia-" ment, amongst divers other Clauses, Articles and Provisions doth ' and may appear : And whereas divers evil disposed Persons, ' evading from the true Intent, good Meaning and Purpofe of ' the faid Act of Parliament, have cunningly devifed, by cleaving • of Wood made or to be marked for Talwood or Billet, and • by ftopping of Faggots with fhort Sticks about the Midft ' thereof, fo to deceive and abufe the Subjects of this Realm, as " many Times they fell the One Half or little more for the whole, ' and yet fo cunningly carried, that by the ftrict Letter of the · faid Statute they cannot be controlled, by reafon the faid Statute ' ufeth only the Word (About) and wanteth the Word (Round): · And whereas by the true Intent of the faid Statute, every Bend • of Faggot should be Three Foot, and the Bond besides the Knot Four 3

. Four and twenty Inches, the faid evil difpofed People do not ' only make the faid Bends or Faggot-flicks much fhorter, but if ' any chance to be of fufficient Length, then only One or Two of ' those shall be put in a Faggot, and the Bond filled up with short ' Sticks or Bends fcarce One Foot long, to the great Damage ' and Deceit of her Majefty's Subjects buying the fame :'

IV. For avoiding of all which Deceits for ever hereafter, and to avoid all Scruple, Ambiguity or Doubt hereafter to be made of the faid Statute, or the true Meaning thereof, and for that it must needs be permitted to cleave great Trees into Talwood or Billet, for Conveniency of Ufe; Be it therefore (for Explanation of the true Intent of the faid Statute) enacted by Authority of this prefent Parliament, That from and after the First Day of May Compassed now next coming, every Talshide marked of One, being round Talshides bodied, shall contain Sixteen Inches of Assize in Compass; being of half-round, Nineteen Inches of Assize about; being quartercleft, Eighteen Inches and a Half of Affize about : And that every Talshide marked Two, being round bodied, shall contain in Compass Three and twenty Inches of Affize about; being halfround, Seven and twenty Inches of Affize about; being of quartercleft, Six and twenty Inches of Affize about : And that every Talshide marked Three, shall contain in Compass about (being round) Eight and twenty Inches of Affize ; being half-round, to contain in Compass Three and thirty Inches of Affize; being of quarter-cleft, Two and thirty Inches of Affize about : And every Talshide marked Four, to contain in Compass, being round, Three and thirty Inches of Affize; being half-round, Nine and thirty Inches of Affize about; being of quarter-cleft, Eight and thirty Inches of Affize about : And every Talshide marked Five shall contain in Compass, being round, Eight and thirty Inches of Affize about, and being half-round, Four and forty Inches of Affize about, and being quarter-cleft, Three and Forty Inches of Affize about : All which to be measured about within Six Inches of the Midst thereof, and to contain the Length limited by the faid Statute : And in all other Forms and Manner of cleaving of Wood to be hereafter marked and fold for Talwood, which will not admit the former Forms or Manner of cleaving, nor any of these, to observe the Letter of the said Statute of An. 7 Ed. 6. c. 7.

V. And for the better understanding of the Intent of this Sta- Surplusage of tute, be it enacted by the Authority aforefaid, That in every one Compare of these Forms, the Surplusage of Compass that shall happen between any Two next Measures, being above the one, and under the other, in every Kind, shall be deemed, allowed and taken to be for and to the Benefit of the Buyer, and not otherwife to be computable.

VI. And be it further enacted by the Authority aforefaid, That Compass of every Billet named a Single shall contain in Compass, being round Billets. bodied, Seven Inches and an Half of Affize, and no Singles to be made or marked out of cleft Wood; and every Billet marked One, commonly called a Caft, to contain in Compass about Eleven Inches of Affize, being round ; and being half-round, to contain in Compais Thirteen Inches of Affize about ; and being quartercleft, to contain in Compass about, Twelve Inches and an Half: And every Billet marked Two, commonly called Two Caft, to contain in Compass about, being round, Sixteen Inches of Affize; and

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marked.

and being half-round, to contain in Compass about Nineteen Inches of Affize; and being of quarter-cleft, to contain in Compass about Eighteen Inches and an Half of Affize : And in all other Forms or Manner of cleaving of Billet to be hereafter marked and fold for Billets, which will not admit the former Forms or Manner of cleaving, nor any of them, and touching the Length of all the faid Billets, to observe the Letter of the faid Statute of Anno 7 Ed. 6. c.7.

VII. And be it also enacted by the Authority aforefaid, That all Faggots hereafter to be made and put to Sale shall contain in Compais, befides the Knot of the Bond, Four and twenty Inches of Affize; and every Faggot-Rick or Bend within the faid Bond to contain in Length full Three Foot of Affize or more, excepting only One Stick or Bend to be be of One Foot long, to ftop or harden the binding thereof.

[See 9 Ann. c. 15. 10 Ann. c. 6.]

#### CAP. XV.

An Act for the levying of Fines with Proclamations of Lands within the County of the City of Chefter.

7 HEREAS by an Act made in the Parliament holden at Westminster by Prorogation, in the Second Year of the Reign of our late Sovereign Lord of famous Memory King & 3 E. 6. 6. 28. CEdward the Sixth, intituled, An AE for Fines with Proclamastions in the County Palatine of Chefter, it was enacted, That all · Fines which at any Time thereafter should be levied or know-· ledged before the High Juffice of the faid King, or of his Heirs 4 and Succeffors, of his County Palatine of Chefter, for the Time • being, or before the Deputy or Lieutenant Juffice for the Time · being, of any Lands, Tenements or other Hereditaments, lying 4 and being within the faid County Palatine of Chefler, which I fhould be openly read and proclaimed in fuch Manner and Form • as in and by the faid Act is particularly appointed, fhould be · of like Force, Strength and Effect in the Law, to all Intents, Constructions and Purposes, as Fines duly levied with Proclama-• tions before the faid King's Juffices of the Common Pleas were =

" II. And forafmuch as the faid Act doth not extend to any <sup>4</sup> Lands, Tenements or other Hereditaments lying and being within • the County of the City of Chefler, (the faid City, with the Sub-" urbs and Hamlets thereof, and all the Land within the Precinct and Circuit of the faid City, Suburbs and Hamlets, being long before, by our late Sovereign Lord of famous Memory, King
Henry the Seventh, by his Highnefs Letters Patents, bearing 6 April, 21 H.7. . Date at Chefter the Sixth Day of April in the One and twentieth · Year of his Reign, divided, exempted and in all Things separated from the faid County of Chefter, and from thenceforth made and appointed to be a County by itfelf, and in itfelf, distinct and · feparate from the faid County of Chefler ;) fo that the Inhabitants within the faid City, and all others being Owners of Lands
within the County of the faid City, have no Means to levy any • Fines of fuch their faid Lands in any of her Highnefs' Courts of • Record :'

Fines levied of Lands within the Oity of Chefter.

3.

III. May it therefore pleafe your most excellent Majesty, the Lords Spiritual and Temporal, and the Commons of this Realm, in 24.49 13

Compels of Faggota.

Letters Patent,

in this prefent Parliament affembled, that it may be enacted by the Authority of the fame, That from henceforth it shall and may be lawful to and for all and every Perfon or Perfons whatfoever, upon any original Writ or Writs of Covenant, or any other original Writ or Writs whereupon Fines are or have been ufually levied, to be purchafed out of her Highnefs' Court of Exchequer within the faid County Palatine of Chefler, returnable before the Mayor of the faid City for the Time being, in the Portmoot Court to be holden within the faid City, to levy any Fine or Fines of any Lands, Tenements or Hereditaments, lying or being within the faid County of the faid City of Chefter, before the Mayor of the faid City for the Time being, in the faid Portmoot Court, in fuch Manner and Form as Fines may be levied by any Laws or Statutes of this Realm before the Queen's Majefty's High Juffice of her County Palatine of Cheffer, of Lands within the fame County Palatine : And that the Mayor of the faid City for the Time Proclamations of being shall from henceforth have full Power and Authority to Fines. receive and record all and every fuch Fine and Fines : And that all and every fuch Fine and Fines which shall be fo levied, and which shall be openly read and proclaimed before the Mayor of the faid City for the Time being, in the faid Portmoot Court, once at the same Court-Day that the faid Fine or Fines shall be ingrossed, and once at every of the Nine next Court-Days of Portmoot to be holden within the faid City, before the Mayor thereof for the Time being, next after the Levying and Ingroffing of fuch Fine or Fines, shall be of like Force, Strength and Effect in the Law, to all Intents, Constructions and Purposes, as Fines duly levied with Proclamations, before her Majefty's faid High Justice of her County Palatine of Chefler, of Lands within the fame County Palatine, are or ought to be of.

• IV. And whereas also the Mayor of the faid City for the Dedimus Po-"Time being hath been ever heretofore (for and during all the teflatem. ' Time whereof the Memory of Man is not to the contrary) ac-' cuftomed, in all and every common Recovery or Recoveries · fuffered before him in the faid Court of Portmoot, in Abfence · of the Tenant or Tenants, Vouchee or Vouchees in fuch Re-· covery or Recoveries, to award and fend forth of the faid Court " a Writ, Proceis or Precept of Dedimus Potestatem, in the Name 6 of our Sovereign Lady the Queen's Majesty that now is, and of 6 her Highnels' Progenitors, Kings and Queens of England for ' the Time being, under the Tefle of the faid Mayor for the Time · being, and fealed with the Seal of his Office, thereby authoriz-' ing those to whom the same was directed, or some of them, ' to receive Warrants of Attornies from fuch Tenant or Tenants, ' Vouchee or Vouchees, to fuch Attorney or Attornies, as the faid Tenant or Tenants, Vouchee or Vouchees, would in his or · their Place or Places conflitute for him or them to appear in the ' faid Court, and to gain or lofe the faid Lands, Tenements or . Hereditaments, in or by fuch Recovery or Recoveries demanded • or to be recovered.'

V. Be it also enacted by the Authority aforefaid, That upon all Bedimus Potef. and every fuch original Writ or Writs hereafter to be purchafed tatem granted by out of her Highness faid Court of Exchequer as aforesaid, for the levying of any Fine or Fines within the faid City of Chefter, the Mayor of the faid City for the Time being shall for ever hereafter

Pp3

Mayor of Cheiter.

have

have full Power and Authority to award and fend forth fuch like Writ or Writs, Process or Precepts of Dedimus Potestatem as is aforciaid, to any Two or more infficient Perions, authorizing them, or fome of them, to receive and take the Acknowledgment of fuch Perfon or Perfons as shall be willing to levy fuch Fine or Fines, and by reafon of Sickness, or other reasonable Impediment, cannot come in Perfon before the faid Mayor for the Time being, to make fuch Acknowledgment : And that all and every fuch Fine and Fines, as upon any fuch Acknowledgment made and certified into the faid Court of Portmoot shall be hereafter engroffed, recorded and proclaimed in fuch Manner and Form as is formerly limited and appointed, before the Mayor of the faid City for the Time being, in the faid Court of Portmoot, shall be of like Force and Effect, to all Intents, Constructions and Purposes, as if the fame Fine or Fines had been perforally acknowledged before the faid Mayor, and engroffed, recorded and proclaimed in fuch Manner and Form as in and by this prefent Act is formerly limited, appointed, expressed and declared.

VI. Provided always, and be it enacted, That Fines to be levied by virtue of this Act shall be subject to be reversed and may be reversed upon Writs of Error to be such and prosecuted before the faid High Justice of the faid County Palatine of *Cheffer*, as other Judgments given by the said Mayor in the said *Portmoot* Court may be, and have used to be, if there shall be found Error in the same Fine or Fines.

#### C A P. XVI.

An AA for the re-edifying, repairing and maintaining of Two Bridges over the River of *Eden*, near the City of *Carlifle*, in *Cumberland*.

#### C A P. XVII.

An Act for the Confirmation of the Subfidies granted by the Clergy. EXP.

#### C A P. XVIII.

An Act for the Grant of Four entire Subfidies, and Eight Fifteens and Tenths, granted by the Temporalty. EXP.

#### C A P. XIX.

An Act for the Queen's Majesty's most gracious, general and free Pardon.

#### End of the Statutes of Queen ELIZABETH.

Wift of Error.

Digitized by Google

Anno

# ( 583 )

# Anno Regni JACOBI Regis, viz. Angliæ, Franciæ, & Hiberniæ, primo, & Scotiæ tricefimo feptimo. (A.D.1603.)

STATUTES made in the Parliament begun and holden at Weftminster the Ninetcenth Day of March in the Years of the Reign of our most gracious and excellent Sovereign Lord JAMES, by the Grace of God, of England, France and Ireland, King, Defender of the Faith, &c. viz. of England, France, and Ireland, the First, and of Scotland the Seven and thirtieth; and there continued until and on the Seventh Day of July then next following, and then prorogued until and on the Seventh Day of February next following; viz.

[Here the Roll is indorfed, "ROTULUS PARLIAMENTI DE ANNO REGNI R. JACOBI ANGLIÆ, Sc. PRIMO."]

#### C A P. 1.

A most joyful and just Recognition of the immediate, lawful and undoubted Succession, Descent and Right of the Crown.

REAT and manifold were the Benefits, most dread and G most gracious Sovereign, wherewith Almighty God bleffed . this Kingdom and Nation by the happy Union and Conjunction " of the Two noble Houses of York and Lancaster, thereby preferving this Noble Realm, formerly torn and almost wasted with · long and miferable Diffention and bloody civil War; but more · ineftimable and unspeakable Bleffings are thereby poured upon <sup>4</sup> us, becaufe there is derived and grown from and out of that <sup>4</sup> Union of those Two princely Families, a more famous and ' greater Union (or rather a Re-uniting) of Two mighty, famous <sup>4</sup> and ancient Kingdoms (yet anciently but one) of *England* and <sup>5</sup> Scotland, under one Imperial Crown, in your most Royal Per-. fon, who is lineally, rightfully and lawfully defcended of the . Body of the most excellent Lady Margaret, eldest Daughter of " the most renowned King Henry the Seventh, and the High and · Noble Princess Qucen Elizabeth his Wife, eldest Daughter of " King Edward the Fourth ; the faid Lady Margaret being eldeft " Sifter of King Henry the Eighth, Father of the High and . Mighty Princels of famous Memory, Elizabeth late Queen of · England :

II. In Confideration whereof, albeit we your Majefty's loyal
and faithful Subjects, of all Eftates and Degrees, with all poffible
and publick Joy and Acclamation, by open Proclamations within
few Hours after the Decease of our late Sovereign Queen,
acknowledging thereby with one full Voice of Tongue and
Heart, that your Majefty was our only lawful and rightful Liege
Lord and Sovereign, by our unspeakable and general Rejoicing
P p 4 'and

A.D.1603

4 and Applaufe at your Majefty's most happy Inauguration and · Coronation, by the affectionate Defire of infinite Numbers of " us, of all Degrees, to fee your Royal Perfon, and by all poffible · outward Means have endeavoured to make Demonstration of our inward Love, Zeal and Devotion to your most excellent Majesty, • our undoubtful rightful Liege Sovereign Lord and King: Yet ' as we cannot do it too often, or enough, fo can there be no Means or Ways fo fit, both to facrifice our unfeigned and hearty " Thanks to Almighty God, for bleffing us with a Sovereign 4 adorned with the rareft Gifts of Mind and Body, in fuch admir-' able Peace and Quietnefs, and upon the Knees of our Hearts • to agnize our most constant Faith, Obedience and Loyalty to · your Majefty and your Royal Progeny, as in this High Court · of Parliament, where all the whole Body of the Realm, and every particular Member thereof, either in Perfon or by Repre-" fentation (upon their own free Elections) are by the Laws of • this Realm deemed to be perforally prefent.

III. To the Acknowledgment whereof to your Majefty, we
are the more deeply bounden and obliged, as well in regard of
the extraordinary Care and Pain's which with fo great Wildom,
Knowledge, Experience and Dexterity, your Majefty (fithence
the Imperial Crown of this Realm defcended to you) have taken
for the Continuance and Eftablishment of the bleffed Peace both
of the Church of *England* in the true and fincere Religion, and
of the Commonwealth by due and fpeedy Administration of
Juftice, as in refpect of the gracious Care and inward Affection
which it pleafed you on the First Day of this Parliament fo
lively to express by your own Words, fo full of high Wildom,
Learning and Virtue, and fo replete with royal and thankful
Acceptation of all our faithful and constant Endeavours, which
is and ever will be to our ineftimable Consolation and Comfort.

' IV. We therefore your most humble and loyal Subjects, the ' Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, do, from the Bottom of our Hearts, · yield to the Divine Majefty all humble Thanks and Praifes, not ' only for the laid unspeakable and inestimable Benefits and Bleffings above mentioned, but also that he hath further enriched ' your Highnels with a most Royal Progeny of most rare and excellent Gifts and Forwardnels, and in his Goodnels is likely ' to increase the happy Number of them :' And in most humble and lowly Manner do befeech your most excellent Majelly, that (as a Memorial to all Posterities, amongst the Records of your High Court of Parliament for ever to endure, of our Loyalty, Obedience and hearty and humble Affection) it may be published and declared in this High Court of Parliament, and enacted by Authority of the fame, That we (being bounden thereunto both by the Laws of God and Man) do recognize and acknowledge (and thereby express our unspeakable Joys), That unmediately upon the Diffolution and Decease of Elizabeth late Queen of England, the Imperial Crown of the Realm of England, and of all the Kingdoms, Dominions and Rights belonging to the fame, did by inherent Birthright, and lawful and undoubted Succeffion, descend and come to your most excellent Majesty, as being lineally, justly and lawfully, next and fole Heir of the Blood Royal of this Realm as is aforefaid; and that by the Goodnels of Gud

Crown of England, &c. defcendea to the King by lawful Eirthright and Defcent.

God Almighty, and lawful Right of Defcent, under One Imperial Crown, your Majefty is, of the Realms and Kingdoms of England. Scotland, France and Ireland, the most potent and mighty King, and by God's Goodness more able to protect and govern us your loving Subjects in all Peace and Flenty, than any of your noble Progenitors: And thereunto we most humbly and faithfully do fubmit and oblige ourfelves, our Heirs and Posterities for ever, until the laft Drop of our Bloods be fpent : And do befeech your Majefty to accept the fame, as the First Fruits in this High Court of Parliament of our Loyalty and Faith to your Majefty, and your Royal Progeny and Posterity for ever: Which if your Majefty shall be pleased (as an Argument of your gracious Acceptation) to adorn with your Majefty's Royal Affent, without which it can neither be complete and perfect, nor remain to all Pofterity, according to our most humble Defire, (as a Memorial of your princely and tender Affection towards us), we shall add this also to the Reft of your Majefty's unspeakable and ineftimable Benefițs.

#### CAP. II.

An Act authorizing certain Commissioners of the Realm of EXP. England, to treat with Commissioners of Scotland, for the Weal of both Kingdoms.

WHEREAS his most excellent Majesty hath been pleased, out of his great Wildom and Judgment, nut only to " reprefent unto us by his own prudent and princely Speech on . the Firft Day of this Parliament, how much he defired (in regard of his inward and gracious Affection to both the famous and
 ancient Realms of England and Scotland, now united in Al-· legiance and loyal Subjection in his Royal Perfon, to his Majefty s and his Posterity for ever) that by a speedy, mature and sound Deliberation, fuch a further Union might follow, as should f make perfect that mutual Love and Uniformity of Manners and ' Cuttoms, which Almighty God in his Providence for the f Strength and Safety of both Realms hath already to far begun in f apparent Sight of all the World, but also hath vouchfafed to f express many Ways, how far it is, and ever shall be from his \* royal and fincere Care and Affection to the Subjects of England, ' to alter and innovate the fundamental and ancient Laws, Privie leges and good Cuftoms of this Kingdom, whereby not only his Regal Authority, but the People's Security of Land:, Livings and Privileges (both in general and particular) are 6 preferved and maintained, and by the abolishing or Alteration f of the which, it is impossible but that present Confusion will fall upon the whole State and Frame of this Kingdom.

11. Forafmuch as his Majefty's humble, fuithful and loving Subjects, have not only conceived the Weight of his Majefty's Reafons, but apprehend to their unfpeakable Joy and Comfort, his plain, clear and gracious Intention, to feek no other Changes or Alteration, but of fuch particular, temporary or indifferent Manner of Statutes and Cultoms, as may both prevent and extinguifh all and every future Queftions, or unhappy Accidents, by which the perfect and conftant Love and Friendfhip, and Quietnefs between the Subjects of both the Realnus aforefaid \* may may be completed and confirmed, and alfo perform and accomplifh that real and effectual Union already inherent in his
Majefty's Royal Blood and Perfon, and now defired by his
Majefty to be performed and brought to an End, for the Weal
of both Kingdoms, by this Courfe following, &c.

[Explained, 3 Jac. 1. c. 3. And fee 4 Jac. 1. c. 1. 22 Car. 2. c. 9.]

#### CAP. III.

An Act against the Diminution of the Possefilions of Archbishopricks and Bishopricks, and for avoiding of Dilapidations of the fame.

THEREAS all the Archbifhopricks and Bifhopricks within this Realm of England, were in ancient Times founded · by his Majefty's most noble Progenitors, Kings of this Realm, • and in respect thereof, his Majesty is lawful and rightful Patron · of all and every of the fame : And where also by the Laws and • Statutes of this Realm, no Archbishop or Bishop can make any · Conveyance, Assurance or Estate whatsoever, of any Honours, · Castles, Manors, Lands, Tenements or Hereditaments, Parcel · of the Possefilions of his Archbishoprick or Bishoprick, or " united, appertaining or belonging to any of the fame, to any · Subject whatfoever, whereby any Eftate should or might pafs from any Archbishop or Bishop, other than for Term of One 4 and twenty Years, or Three Lives, with fuch Refervations of \* Rent, and in fuch Manner and Form, as by the Laws and Sta-• tutes are provided : His most excellent Majesty understanding • that divers Perfons have with great Suit and Importunity fought · to fruftrate the true End and Intent of the faid good Laws and Statutes in that Behalf, of his Christian and Princely Piety and · Care, minding fo to patronize and protect the faid Possefilions from Alienation or Diminution, as that the fame may, according ' to the true Intent of the Founders, remain and continue in Suc-· ceffion to the Archbishops and Bishops of this Realm and their ' Succeffors, for the better Maintenance of God's true Religion, ' keeping of Hospitality, and avoiding of Dilapidations, and \* thereby for ever hereafter to avoid all Suits and Importunities ' for or concerning any of the faid Poffeffions, hath, out of his ' own meer and godly Motion, and of his bleffed Disposition for ' the publick Good, without all Regard of any private Respect, • vouchfafed and is pleafed, That it may be enacted and established ' by his Majesty, by and with the Affent of the Lords Spiritual ' and Temporal, and the Commons, in this prefent Parliament • affembled:'

No Bifhop shall affure his Land to the King. II. And be it enacted and eftablished by Authority of the fame, That every Archbishop and Bishop within this Realm, and their and every of their Succeffors, shall be from and after the End of this prefent Seffion of Parliament, for ever wholly and utterly difabled in Law, to make, do, levy or fuffer any Act or Acts, Thing or Things, whereby or by Means whereof, any of the faid Honours, Caftles, Manors, Lands, Tenements or Hereditaments or any Part of them, or any of them, shall or may be aliened, affured, given, granted, demifed, charged, or in any Sort conveyed to our faid Sovereign Lord the King, his Heirs or Succeffors : And that all Alienations, Affurances, Gifts, Grants, Leafes, Charges

Charges and Conveyances whatfoever, 'from and after the End of this prefent Seffion of Parliament, to be done, fuffered or made to our Sovereign Lord the King, his Heirs or Succeffors, by any Archbishop or Bishop, or their or any of their Successors, of or out of any of the faid Poffeffions, or of or out of any Part or Parcel of them or any of them, and all and every Confirmation and Confirmations of the fame, shall be from and after the End of this prefent Seffion of Parliament utterly void and of none Effect, to all Intents, Constructions and Purposes; any former Law, Statute, Act, Ordinance or other Matter or Thing to the contrary notwithstanding.

#### CAP. IV.

### An Act for the due Execution of the Statutes against Jesuits, Seminary Priefts, Recufants, &c.

FOR the better and more due Execution of the Statutes here- Statutes of Qu. tofore made, as well against Jesuits, Seminary Priests, and Eliz. shall be put other fuch like Priefts, as also against all Manner of Recufants; in Execution. Be it ordained and enacted by Authority of this prefent Parliament, That all and every the Statutes heretofore made in the Reign of the late Queen of famous Memory, Elizabeth, as well against Jesuits, Seminary Priests and other Priests, Deacons, Religious and Ecclefiaftical Perfons what foever, made, ordained or professed, or to be made, ordained or professed, by any Authority or Jurifdiction derived, challenged or pretended from the See of Rome, as those which do in any wife concern the withdrawing of the King's Subjects from their due Obedience, and the Religion now profeffed, and the Taking of the Oath of Obedience unto the King's Majefty, his Heirs and Succeffors, together with all those made in the faid late Queen's Time, against any Manner of Recufants, shall be put in due and exact Execution. As to the Oath appointed to be taken by Roman Catholics, 31 G. 3. c. 32. § 1.3.]

II. Provided nevertheles, and be it enacted by the Authority Recufant conof this prefent Parliament, That if any that is or shall be a Recu- forming, diffant shall submit or reform him or herself, and become obedient to charged. the Laws and Ordinances of the Church of England, and repair to the Church, and continue there during the Time of the Divine Service and Sermons, according to the true Meaning of the Statutes in that Behalf, in the faid late Queen's Time made and provided, That then every fuch Perfon, for and during fuch Time as he or the thall to continue in fuch Conformity and Obedience, shall from thenceforth be freed and discharged of and from any the Penalties and Loffes which the fame Perfon might otherwife fuftain and bear in respect or by Reason of such Person's Recufancy.

III. And if any Recufant shall hereafter die, his Heir being no Recufant, That in every fuch Cafe, every fuch Heir shall be freed and difcharged of all and fingular the Penalties, Charges and Incumbrances, happening upon him or her in respect or by Reason of his or her Ancestor's Recufancy: And if at the Decease of any fuch Recufant, his Heir shall happen to be a Recufant, and after shall become conformable and obedient to the Laws and Ordinances of the Church of England, and repair to the Church, and continue there during the Time of the Divine Service and Sermons.

ť

g Eliz. c. I.

A REAL PROPERTY.

Reculant's Heir within Age at the Time of his Anceftor's Death.

A Third Part of his Living fhall remain clear to a Recufant.

**.** 

The Two Parts after Recufant's Death, shall remain in the King's Hands for Arrears.

None thall go or e Seminary, & c.

mons, according to the Intent and true Meaning of the faid Statutes and Ordinances in that Behalf made as is aforefaid, and also shall take the Oath of Supremacy in fuch Sort as that Oath is expressed in one Act of Parliament made in the First Year of the Reign of our late Sovereign Lady Queen Elizabeth, before the Archbishop or Bishop of the Diocese : That in every such Case, every such Heir shall be freed and discharged of all and singular the Penalties, Charges and Incumbrances, happening upon him or her in refpect or by Reason of any of his or her Ancestor's Reculancy,

IV. Provided always, and be it enacted by Authority of this present Parliament, That if the Heir of any Recufant shall happen to be within the Age of Sixteen Years at the Time of the Decease of his or her Ancestor, and shall, after his or her said Age of Sixteen Years, become or be a Recufant, that in every fuch Cafe, any fuch Heir shall not be freed or discharged of all or any of the Penalties, Charges and Incumbrances happening upon him or her in respect or by reason of any of his or her Ancestor's Recufancy, until he or the thall fubmit or reform him or herfelf, and become obedient to the Laws and Ordinances of the Church of England, and repair to the Church, and continue there during the Time of the Divine Service and Sermons, according to the Intent and true Meaning of the faid Statutes and Ordinances in that Behalf as is aforefaid, and shall take the faid Qath of Supremacy in Manner and Form afore expressed; and yet neverthelefs, from and after fuch Submiffion and Oath had and taken, every fuch Heir shall be freed and discharged of all and singular the Penalties, Charges and Incumbrances happening upon him or her in Respect or by Reason of any of his or her Ancestors Reculancy.

V. And be it further enacted by Authority of this prefent Parliament, That where any Seizure shall be had of the Two Parts of any Lands, Tenements, Hereditaments, Leafes or Farms, for the not Payment of the Twenty Pounds, due and payable for each Month, according to the Statute in that cafe lately made and provided; That in every fuch Cafe, every fuch Two Parts shall, according to the Extent thereof, go towards the Satisfaction and Payment of the Twenty Pounds due and payable for each Month, and unpaid by any fuch Recufant: And that the Third Part thereof shall not be extended or feized by the King's Majesty, his Heirs or Succeffors, for not Payment of the faid Twenty Pounds payable for each Month forfeited or loft by any fuch Recufant : And where any fuch Seizure shall be had of the Two Parts of the Lands, Tenements, Hereditaments, Leafes or Farms of any fuch Recufant as is aforefaid, and fuch Recufant shall die, (the Debt or Duty, by Reafon of his Recufancy), not paid, fatisfied or difcharged, that in every fuch Cafe, the fame Two Parts shall continue in his Majesty's possession, until the Residue or Remainder of the faid Debt or Duty be thereby or otherwife paid, fatisfied or difcharged : And that his Majefty, his Heirs or Succeffors, shall not feize or extend any Third Part descending to any fuch Heirs or any Part thereof, either by reafon of the. Recufancy of his or her Anceftor, or of the Recufancy of any fuch Heir.

VI. And he it further enacted by the Authority of this prefent find any other to Parliament, That all and every Perfon and Perfons under the King's Obedience, which at any Time (after the End of this Seffion Seffion of Parliament) shall pass or go, or shall fend or cause to be fent, any Child, or other Perfon under their or any of their Government, into any the Parts beyond the Seas; out of the King's Obedience, to the Intent to enter into, or to be refident in any College, Seminary or House of Jesuits, Priests or any other Popish Order, Profession or Calling whatsoever, or repair in or to any the fame, to be inftructed, perfuaded or ftrengthened in the Popifh Religion, or in any fort to profess the same; every such Person for fending or caufing to be fent, any Child or other Perfon, beyond the Seas to any fuch Purpole or Intent, shall for every fuch Offence forfeit to his Majefty, his Heirs and Succeffors, the Sum of One hundred Pounds: And every fuch Perfon fo paffing or being fent Penalty. beyond the Seas to any fuch Intent or Purpole as is aforefaid, shall by Authority of this prefent Act, as in respect of him or herself only, and not to or in respect of any of his Heirs or Posterity, be difabled and made incapable to inherit, purchase, take, have or enjoy any Manors, Lands, Tenements, Annuities, Profits, Commodities, Hereditaments, Goods, Chattels, Debts, Duties, Legacies or Sums of Money, within this Realm of England, or any other his Majefty's Dominions : And that all and fingular Effates, Terms and other Interests whatfoever hereafter to be made, fuffered or done, to or for the Use or Behoof of any such Person or Perfons, or upon any Truft or Confidence, mediately or immediately, to or for the Benefit or Relief of any fuch Perfon or Perfons, shall be utterly void and of none Effect, to all Intents, Constructions and Purpofes. [See 3 Car. 1. c. 2. § 1.]

VII. And be it further enacted by the Authority aforefaid, Thofe in Seminas That if any Perfon born within this Realm or any the King's Ma- rice shall return. jefty's Dominions, be at this present in any College, Seminary, House or Place in any Parts beyond the Seas, to the End to be inftructed or ftrengthened in the Popifh Religion, which shall not make Return into this Realm, or fome of his Majefty's Dominions, within One Year next coming after the End of this Seffion of Parliament, and fubmit himfelf as is aforefaid, shall be in respect of himfelf only, and not to or in respect of any of his Heirs or Posterity, utterly difabled and uncapable to inherit, have or enjoy any Manors, Lands, Tenements, Hereditaments, Goods, Chattels, Debts or other Things aforefaid, within this Realm or any other his Majefty's Dominions (a). Provided always, That if any fuch Returning and Perfon or Child fo paffing, fent, fending or now being, beyond the conforming. Seas as aforefaid, to fuch Intent as is before mentioned, shall after become conformable and obedient unto the Laws and Ordinances of the Church of England, and shall repair to the Church, and there remain and be as is aforefaid, and continue in fuch Conformity, according to the true Intent and Meaning of the faid Statutes and Ordinances; that in every fuch Cafe every fuch Perfon and Child, for and during fuch Time as he or the thall to continue in fuch Conformity and Obedience, shall be freed and discharged of all and every such Disability and Incapacity as is before mentioned.

fore mentioned. (a) [See 31 G. 3. c. 32. § 21. 35 G. 3. c. 99.] VIII. And be it further enacted by the Authority of this pre-Woman or Child fent Parliament, That no Woman, nor any Child under the Âge paffing over Sea. of One and twenty Years (except Sailors or Ship Boys, or the Apprentice or Factor of fome Merchant in Trade of Merchandize) shall be permitted to pais over the Seas (except the fame shall be by

A.D.1603.

Penalty.

Owner carrying.

Penalty. Mafter of Ship.

Penalty.

Being or keeping School-master contrary to this Aĉt.

Penalty.

by Licence of the King, his Heirs or Successors, or of fome Six or more of the King's Privy Council, thereunto first had under Suffering to pais. their Hands) upon Pain that the Officers of the Port that shall willingly or negligently fuffer any fuch to to pais, or thall not enter the Names of fuch Passengers licensed, shall forfeit his Office, and all his Goods and Chattels; and upon Pain that the Owner of any Ship or Veffel that shall wittingly or willingly carry any fuch over the Seas without Licence as is aforefaid, shall forfeit his Ship or Veffel and all the Tackle: And every Mafter or Mariner of or in any fuch Ship or Veffel offending as aforefaid, shall forfeit all their Goods, and fuffer Imprifonment by the Space of Twelve Months, without Bail or Mainprize.

IX. And be it further enacted by the Authority aforefaid, That no Perfon after the Feath of St. Michael the Archangel next shall keep any School, or be a School Master, out of any the Universities or Colleges of this Realm, except it be in fome publick or free Grammar School, or in fome fuch Nobleman's or Noblewoman's or Gentleman's or Gentlewoman's Houfe, as are not Recufants, or where the fame School Mafter shall be specially licenfed thereunto by the Archbishop, Bishop or Guardian of the Spiritualties of that Diocefe; upon Pain that as well the School Master, as also the Party that shall retain or maintain any fuch School Master contrary to the true Intent and Meaning of this Act, shall forfeit each of them for every Day so wittingly offending, Forty Shillings. The one Half of all the Penalties and Sums of Money before mentioned to be forfeited, to be to the King, his Heirs and Succeffors, the other to him or them that shall or will fue for the fame, in any the Courts of Record in Weslminster, by Action of Debt, Bill, Plaint or Information, in which no Effoin, Protection or Wager of Law shall be allowed.

### CAP. V.

An Act to prevent the Over-charge of the People by Stewards of Court Leets and Court Barons.

THEREAS the King's most excellent Majesty, the Lords Spiritual and Temporal, and other his Highnefs' Sub-· jects of this Realm of England and Wales, have in divers Places · of the fame many Franchiles, Jurifdictions, Privileges and Li-' berties to keep Court Leets or Court Barons, for the true Administration of Justice, and to the Punishing and Suppressing of Offences; the Profits and Perquifites of which Courts have · heretofore been ufed to be levied and collected by the Bailiff or · other Minister of such Court, and by him accounted for to his Highnefs' Progenitors, or other Lords or Ladies of fuch Courts " and Manors, and as of Right it ought fo to be: But now by • Reason of the great Increase of People, the faid Profits and • Perquisites of Courts are grown to be of a better yearly Value ' than in ancient Time it hath been, divers that are now Stewards ' of fuch Courts have heretofore in their own Names, or in the · Names of fome other to their Ufe, obtained and gotten divers ' Grants of all the Profits and Perquifites of fuch Courts whereof " they are Stewards, whereby many of his Majefty's Subjects are • unjuily vexed, and by grievous Fines and Amerciaments unduly ' punished, greatly to the wronging and impoverishing of the Tenants.

\* Tenants and Inhabitants where fuch Stewards are, proceeding

• out of a greedy Defire to make and obtain undue and extraordi-' nary Gain to themfelves:' It is therefore by the Authority of this prefent Parliament established and enacted, That no Steward, A Steward of a Deputy Steward, or other Under Steward, of any the Court hall no aforefaid, shall directly or indirectly, in his own Name, or in the Profit of fame Name of any other, from and after the Expiration of One Year Court. next after the End of this Seffion of this prefent Parliament, take, receive or make Benefit to his own Ufe, in Money, Goods or any other Thing, to the Value of Twelve pence or more, by virtue or colour of any Demife or Grant hereafter to be made of any the Profits or Perquifites, or Amerciaments of any fuch Courts whereof they are Steward, which rightfully shall belong to the Lords of the fame; upon Pain that every Steward offending contrary to the Tenor of this prefent Act of Parliament, shall, for every fuch his Offence, forfeit the Sum of Forty Pounds, and to Penalty. be difabled ever after to be Steward of fuch Court, or of any other ; the one Half of the Forfeiture to be to our Sovereign Lord the King's Majefty, his Heirs and Succeffors; the other Half to any of his Majefty's Subjects that shall complain in any of his Highnefs' Courts of Record, by Action of Debt, Bill, Plaint or Information; in which Suit no Effoin, Protection, Wager of Law or other dilatory Plea shall be allowed.

## CAP. VI.

An Act made for the Explanation of the Statute made in the Fifth Year of the late Queen Elizabeth's Reign, concerning Labourers.

WHEREAS by an Act made in the Parliament holden at Westminster in the Fifth Year of the Reign of the late " Queen Elizabeth of famous Memory, intituled, An Att touching 5 Eliz. c. 4. § 15. ' divers Orders for Artificers, Labourers, Servants of Husbandry and " Apprentices, it was provided and enacted by the Authority of ' the fame Parliament, for the Declaration and Limitation what " Wages Servants, Labourers and Artificers, either by the Year ' or Day, or otherwife, fhould have and receive, That the Juffices ' of Peace of every Shire, Riding or Liberty, within the Limits ' of their feveral Commissions, or the more Part of them, being then refident within the fame, and the Sheriff of that County, ' if he conveniently may, and every Mayor, Bailiff or other Head ' Officer, within any City or Town Corporate, wherein is any ' Justice of Peace within the Limits of the faid City or Town " Corporate, and of the faid Corporation, should before the Tenth " Day of June next coming, and afterwards should yearly at every ' General Seffions first to be holden and kept after Easter, or at ' fome Time convenient within Six Weeks next following every ' of the faid Feafts of Eafler, affemble themfelves together; and ' they fo affembled, calling unto them fuch difcreet and grave ' Perfons of the faid County, or of the faid City or Town Cor-' porate, as they shall think meet, and conferring together, re-' Ipecting the Plenty or Scarcity of the Time, and other Circum-' ftances neceffarily to be confidered, should have Authority by ' virtue thereof, within the Limits or Precincts of their feveral ' Commissions, to limit, rate and appoint the Wages, as well of fuch

take Benefit by

· fuch and fo many of the faid Artificers, Handicraftimen, Hul-· bandmen or any other Labourer, Servant or Workman, whole Wages in Time past hath been by any Law or Statute rated • and appointed ; and also the Wages of all other Labourers, · Artificers, Workmen or Apprentices of Hufbandry which have ' not been rated, as they the fame Juffices, Mayors or Head · Officers within their feveral Commiffions or Liberties should " think meet by their Difcretions to be rated, limited or appointed, by the Year, or by the Day; Week, Month or otherwife, with Meat and Drink, or without Meat and Drink; and " what Wages every Workman should take by the Great for " Mowing, Reaping or Thrashing of Corn and Grain, and for " Mowing and Making of Hay, or for Ditching, Paling, Railing • or Hedging by the Rod, Perch, Lugge, Yard, Pole, Rope or · Foot, and for any other Kind of realonable Labours or Ser-" vice ; and should yearly before the Twelfth Day of July next · after the faid Affeilment and Rate fo appointed and made, cer-• tify the fame ingroffed in Parchment, with the Confiderations " and Caufes thereof, under their Hands and Seals, into the faid " Queen's most honourable Court of Chancery, to the End that Proclamation (hould be made in the Name of the Queen's Ma-· jefty, her Heirs or Succeffors, for observing of the same Rates, • in fuch Sort, Manner and Form as in the faid Act more at large is declared.

II. And whereas the faid Act hath not according to the true
Meaning thereof, been duly put in Execution, whereby the Rates
of Wages for poor Artificers, Labourers and other Perfons,
whole Wages was meant to be rated by the faid Act, have not
been rated and proportioned according to the Plenty, Scarcity,
Neceflity and Refpect of the Time, which was politickly in
tended by the faidAct; by reafon that Ambiguity and Quefion
have rifen and been made, whether the rating of all manner
Artificers, Workmen and Workwomen, his and their Wages,
other than fuch as by fome Statute and Law have been rated,
or elfe fuch as did work about Hufbandry, fhould or might be
rated by the faid Law: Forafmuch as the faid Law hath been
found, beneficial for the Commonwealth;'

III. Be it enacted by Authority of this prefent Parliament, That the faid Statute, and the Authority by the fame Statute given to any Perfon or Perfons for allefling and rating of Wages and the Authority to them in the faid Act committed, fhall be expounded and conftrued and fhall by Force of this Act give Authority to all Perfons having any fuch Authority, to rate Wages of any Labourers, Weavers, Spinfters and Workmen or Workwomen whatfoever, either working by the Day, Week, Month, Year, or taking any Work at any Perfon or Perfons Hand whatfoever, to be done in Great or otherwife.

! IV. And whereas in divers Shires within this Realm, the
! Juffices of Peace have not ufually kept their General Seffions
! in one Place of the Shire together, but the General Seffions have
! been kept in feveral Places for feveral Divifions, by realon
! whereof the most Part of the Juffices of the Peace coming not
! together, no rating of Wages could be well made in the faid
! Shire where fuch General Sellions have been ufed; and for other
! Refpects :'

y Eliz. c. 4. § 15. Labourers Wages rated by Juffices.

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V. Be

fame be in any Shire, be kept by the Cuftos Rotulorum of the faid County, amongst the Records in his Custody for the faid Shire, and in any City or Town Corporate, amongst the Records of the faid City or Town Corporate. This Act to continue until the End of the next Parliament.

IX. Provided neverthelefs, and be it enacted by the Authority aforefaid, That no Clothier being a Justice of Peace in any Precinct or Liberty, shall be any Rater of any Wages for any Weaver, Tucker, Spinster or other Artizan that dependeth upon the making of Cloth: And in cafe there be not above the Number of Two Juffices of the Peace within fuch Precinct or Liberty, but fuch as are Clothiers; That in fuch Cafe, the fame Wages shall be rated and affeffed by the major Part of the Common Council of fuch Precinct or Liberty, and fuch Juffice or Juffices of Peace (if any there be) as are not Clothiers.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

### CAP. VII.

An A& for the Continuance and Explanation of the Statute made in the 39th Year of the Reign of our late Queen Elizabeth, intituled, An Act for Punishment of Rogues, Vagabonds and Sturdy Beggars.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4. But repeaked, 12 Ann. Stat. 2. c. 23.]

#### CAP. VIII.

# An A& to take away the Benefit of Clergy for fome Kind of Manslaughter.

TO the End that Rabbing and killing Men on the fudden, done and committed by many inhumane and wicked Per-

- ' fons, in the Time of their Rage, Drunkennefs, hidden Dif-<sup>4</sup> pleafure or other Pafion of Mind, contrary to the Command-
- ' ment of Almighty God, and the common Peace and Tran-
- ' quillity of this Realm, may from henceforth be reftrained
- through fear of due Punishment to be inflicted on fuch cruel
- ' and bloody Malefactors, who heretofore have been thereunto
- " emboldened by prefuming on the Benefit of Clergy :"

II. Be it therefore enacted by the King's most excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That every Perfon and Perfors which after One Month next enfuing the End of this prefent Seffion of Parliament, shall shab or thrust any Person or Person that hath not then any Weapon drawn, or that hath not then frit stricken the Party which shall fo stab or thrust, fo as the Perfon or Perfons fo stabled or thrust shall thereof die within the Space of Six Months then next following, although it cannot be proved that the fame was done of Malice forethought, yet the Party fo offending, and being thereof convicted by Verdict of Twelve Men, Confession or otherwise, according to the Laws of this Realm, shall be excluded from the Benefit of his or their Clergy, and

fuffer Death as in cafe of wilful Murder. III. Provided always, That this Act or any Thing therein contained, shall not extend to any Person or Persons which shall /kill

Stabbing.

Death.

Killing another in Self-defence

Continuance.

A Clothier being a Justice of Peace.

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39 Eliz. c. 4.

kill any Person or Persons fe defendendo, or by Missfortune, or in or by Mistorany other manner than as aforefaid ; nor shall extend to any Per- tune, &c. fon or Perfons which in keeping and preferving the Peace shall chance to commit Manslaughter, fo as the faid Manslaughter be not committed wittingly, willingly and of Purpose, under Pretext and Colour of keeping the Peace; nor shall extend to any Person or Perfons which in chaftifing or correcting his Child or Servant, shall besides his or their Intent and Purpose chance to commit Manslaughter. This Act to continue until the End of the First Continuance, Seffion of the next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

# CAP. IX.

An Act to reftrain the inordinate Haunting and Tipling in Inns, Alehoufes and other Victualling-Houfes.

WHEREAS the ancient, true and principal Ufe of Inns, Alehouses and Victualling-houses was for the Receit, Relief and Lodging of Wayfaring People travelling from Place
to Place, and for fuch Supply of the Wants of fuch People as ' are not able by greater Quantities to make their Provision of · Victuals, and not meant for Entertainment and Harbouring of Iewd and idle People to fpend and confume their Money and their " Time in lewd and drunken Manner :'

II. Be it therefore enacted by the King's most excellent Ma- Alehouse-keeper jefty, the Lords Spiritual and Temporal, and Commons, in this permitting Conpresent Parliament assembled, and by the Authority of the fame, tinuance of Drinking in his That if after Forty Days next enfuing after the End of this pre- House fent Seffion of Parliament, any Inn-keeper, Victualler or Alehoufekeeper, within this Realm of England or the Dominion of Wales, do permit or fuffer any Perfon or Perfons inhabiting and dwelling in any City, Town Corporate, Market Town, Village or Hamlet, within this Realm of England or Dominion of Wales, where any fuch Inn, Alehouse or Tipling-house is or shall be, to remain and continue drinking or tipling in the faid Inn, Victualling-houfe, Tipling-houfe or Alehoufe; other than fuch as shall be invited by any Traveller, and shall accompany him only during his necesfary Abode there; and other than Labouring and Handicraftsmen in Cities and Towns Corporate, and Market Towns, upon the ufual Working Days, for one Hour at Dinner-time to take their Diet in an Alchoufe; and other than Labourers and Workmen, which for the following of their Work by the Day or by the Great, in any City, Town Corporate, Market Town or Village, shall, for the Time of their faid continuing in Work there, fojourn, lodge or victual in any Inn, Alehoufe or other Victualling-houfe, other than for urgent and necessary Occasions to be allowed by Two Juffices of Peace ; That then every fuch Inn-keeper, Victualler or Alehouse-keeper, shall, for every such Offence forfeit and lose the Sum of Ten Shillings of current Money of England, to the Ufe Penalty. of the Poor of the Parish where such Offence shall be committed; the fame Offence being viewed and feen by any Mayor, Bailiff or Justice of Peace, within their feveral Limits, or proved by the Oath of Two Witnesses to be taken before any Mayor, Bailiff, or Two Winnesses any other Head Officer, or any one or more Justice or Justices of the Peace, who by virtue of this Act shall be authorized to minister the

Q q 2

Prices of Ale and Beer fold in Inn or Alchoufe.

Penalty.

Diffrefs.

Imprifoament.

Conftables or Churchwardens omitting Duty.

Penalty.

Conftable and Churchwarden's Account.

Laws in force.

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the faid Oath to any Perfon or Perfons that can or will juftify the fame, being within the Limits of their faid Commission. [One Witnefs (ufficient, 21 Jac. 1. c.7. § 1.]

Witnefs fufficient, 21 Jac. 1. c. 7. § 1.] III. And be it further enacted by the Authority aforefaid, That if any Inn-keeper, Alehouse-keeper or Victualler, shall at any Time utter or fell lefs than one full Ale Quart of the best Beer or Ale for a Penny, and of the Small, Two Quarts for One Penny, that then every fuch Inn-keeper, Alehoufe-keeper or Victualler, shall forfeit for every fuch Offence, being duly proved in Manner above limited, the Sum of Twenty Shillings of lawful Money of England to the Use abovefaid, all and every the faid Penalties to be levied by the Constables or Churchwardens of the Parish or Parishes where the Offence or Offences shall be committed by way of Distress to be taken and detained for the faid Forfeitures, and for Default of Satisfaction within Six Days next enfuing, the fame then to be prefently apprifed and fold, and the Surplufage or Remainder over and above to be delivered to the Party of whom the Diffress was taken; and for want of fufficient Diffrefs the Party or Parties offending to be by the Mayor, Bailiff or other Head Officer, or Juffice or Juffices aforefaid, committed to the Common Gaol, there to remain until the faid Penalty or Penalties be truly paid.

IV. And be it further enacted by the Authority aforefaid, That if the Constables or Churchwardens do neglect their Duty in levying, or do not levy the faid feveral Penalties, or in Default of Diftrefs or Diffrefles, from Time to Time do neglect to certify the fame Default or Diffrefs by the Space of Twenty Days then next enfuing, to the Mayor, Bailiff, other Head Officer or Juffice of Peace within whofe Jurifdiction the Offence is committed, then every Perfon and Perfons fo offending shall forfeit for every fuch Default the Sum of Forty Shillings of current Money of England, to the Use of the Poor of the Parish where such Offence shall be committed, to be levied by way of Distress of the Offender's Goods, by Warrant from any One or more Juffice or Juffices of the Peace, Mayor, Bailiff or other Head Officer, within the Limits of their Jurifdictions respectively, under his or their Hand and Seal to be taken and detained for the faid Forfeitures for the Space of Six Days then next enfuing, within which Time if Payment be not made the fame Goods to be prefently appraifed and fold, and the Surplufage and Remainder over and above (if any be) to be delivered to the Party of whom the Diftrefs was taken; and for want of such sufficient Distress the Constables, Churchwarden or Churchwardens fo offending, to be by the Mayor, Bailiff or other Head Officer, Juffice or Juffices of Peace, committed to the Common Gaol, there to remain until the faid Penalty or Penalties be truly paid, for all which Penalties which fo fhall be levied by the faid Conftables or Churchwardens, they the faid Conftables and Churchwardens shall be accountable to their Successors and other the Parishioners in fuch Sort as they usually be in other Churchreckonings or Accounts; and for all Forfeitures to be levied by reason of any Neglect of the Constables or Churchwardens those shall be accountable who by force of any Warrant or Precept do , levy the fame, or upon the Enlargement of Perfons committed do receive the fame.

V. And be it further enacted, That all other Laws and Statutes touching Inn Keepers, Victuallers and Alehouse Keepers, shall fill

still remain in their former Force, and be put in due Execution. This Act to continue to the End of the First Session of the next Continuance. Parliament.

VI. Provided always, and be it enacted by the Authority of Provisoas to this prefent Parliament, That the Correction and Punifhment of Offences comfuch as shall offend against this Act or any Part thereof, within mitted within either of the Two Universities of this Realm or the Precincts or the Universities. Liberties of the fame, shall be done upon the Offenders, and Justice shall be ministered in this Behalf according to the Intent and true Meaning of this Law, by the Governors, Magistrates, Justices of the Peace or other principal Officers of either of the fame Universities, to whom in other Cases the Administration of Justice, and Correction and Punishment of Offenders by the Laws of this Realm and their feveral Charters doth belong or appertain, and that no other within their Liberties for any Matter concerning this Law, contrary to their feveral Charters, do intermeddle; and that all Penalties and Sums of Money to be forfeited or loft by force of this Act, within either of the Universities or the Liberties or Precincts of the fame, shall be levied by the Officers or Ministers of either of the faid Universities, to be from Time to Time in that Behalf appointed by the Vice Chancellors thereof for the Time being respectively, and that all Powers and Authorities either of Imprifonment or otherwife before given or appointed by this Act, shall by the Governors, Magistrates and principal Officers abovefaid of either of the faid Universities be duly executed and done within either of the faid Universities and the Liberties and Precincts of the fame, according to the true Intent and Meaning of this Act.

[Made perpetual, 21 Jac. 1. c. 7. § 1.]

# CAP. X.

# An A& for the better Execution of Justice.

FORASMUCH as all Exactions, Extortions and Corruptions No Fee for Reare odious, and prohibited in all well governed Common- port of Caufe ' wealths,' Be it enacted, That no Perfon to whom any Order or referred by Court. Caufe shall be committed or referred by any of the King's Judges, or Courts at Westminster, or any other Court, shall directly or indirectly, or by any Art, Shift, Colour or Device, have, take or receive any Money, Fee, Reward, Covenant, Obligation, Promife, Agreement or any other Thing, for his Report or Certificate by Writing or otherwife, upon Pain of the Forfeiture of One Hun- Penalty. dred Pounds for every fuch Report or Certificate, and to be deprived of his Office and Place in the fame Court ; the One Moiety of the faid Forfeitures to be to our Sovereign Lord the King, his Heirs and Succeffors, the other Moiety to the Party grieved which will fue for the fame, at any Time during the faid Suit, or within One Year after the fame Caufe difcontinued or decreed; and in his Default of fuch Suit, to him or them that will fue for the fame, by Original Writ, Bill, Plaint or Information, in his Majefty's High Court of Star Chamber (a), or in any his Majefty's Courts of Record at Westminster, in which Suit by Writ, Bill, Plaint or Information, no Wager of Law, Effoin, Privilege, Superfedeas, Protection, or any other Delay shall be fuffered or (a) [Star Chamber abolifhed, 16 Car. 1. c. 10. § 3.] admitted. II. Provided

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Fee for writing Report.

Penalty.

II. Provided neverthelefs, That it fhall be lawful for the Clerk to take for his Pains for writing of every fuch Report or Certificate Twelve Pence for the First Side, and Two Pence for every Side after, and no more, upon Pain to forfeit Ten Shillings for every Penny taken over and above the faid Sum, to be had and recovered as aforefaid.

### CAP. XI.

An Act to reftrain all Perfons from Marriage until their former Wives and former Hufbands be dead.

FORASMUCH as divers evil difpoled Perfons being married, run out of one County into another, or into Places where " they are not known, and there become to be married, having <sup>6</sup> another Hufband or Wife living, to the great Difhonour of <sup>6</sup> God, and utter undoing of divers honeft Men's Children, and ' others :' Be it therefore enacted by the King's Majefty, with the Confent of the Lords Spiritual and Temporal, and of the Commons, in this prefent Parliament affembled, That if any Perfon or Perfons within his Majefty's Dominions of England and Wales, being married, for which hereafter shall marry, do at any Time after the End of the Session of this present Parliament marry any Perfon or Perfons, the former Hufband or Wife being alive, that then every fuch Offence shall be Felony, and the Person and Perfons to offending shall fuffer Death as in Cafes of Felony; and the Party and Parties fo offending shall receive such and the like Proceeding, Trial and Execution in fuch County where fuch Perfon or Perfons shall be apprehended, as if the Offence had been committed in fuch County where fuch Perfon or Perfons shall be taken or apprehended.

II. Provided always, That this Act nor any Thing therein contained, shall extend to any Person or Persons whose Husband or Wife shall be continually remaining beyond the Seas by the Space of Seven Years together, or whose Husband or Wife shall absent him or herself the one from the other by the Space of Seven Years together, in any Parts within his Majesty's Dominions, the one of them not knowing the other to be living within that Time,

III. Provided alfo, and be it enacted by the Authority aforefaid, That this Act nor any Thing herein contained, fhall extend to any Perfon or Perfons that are or fhall be at the Time of fuch Marriage divorced by any Sentence had or hereafter to be had in the Ecclefiaftical Court, or to any Perfon or Perfons where the former Marriage hath been or hereafter fhall be by Sentence in the Ecclefiaftical Court declared to be void and of no Effect; nor to any Perfon or Perfons for or by reafon of any former Marriage had or made, or hereafter to be had or made within Age of Confent.

IV. Provided also, That no Attainder for this Offence made Felony by this A& fhall make or work any Corruption of Blood, Lofs of Dower or Difinherifon of Heir or Heirs.

[Rendered more effetual, 35 G. 3. c. 67.]

Marrying a

Second Hufband or Wife,

the former being living.

Death.

Hufband or Wife being absent Seven Years.

To'whom Statute shall not extend.

Corruption of Blood, &c.

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# CAP. XII.

An A& against Conjuration, Witchcraft and dealing with evil and wicked Spirits.

BE it enacted by the King our Sovereign Lord, the Lords Spi-ritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the Statute made in the Fifth Year of the Reign of our late Sovereign Lady of most famous and happy Memory, Queen Elizabeth, mtituled, An AB against Conjurations, Inchantments and Witcherafts, 5 Eliz. c. 16. be from the Fealt of Saint Michael the Archangel next coming, repealed. for and concerning all Offences to be committed after the fame Feast, utterly repealed.

II. And for the better reftraining the faid Offences, and more Conjuration, &c. fevere punishing the fame, Be it further enacted by the Authority whereby any aforefaid, That if any Perfon or Perfons after the faid Feaft of Perfon is killed Saint Michael the Archangel next coming, shall use, practife or or lamed. exercife any Invocation or Conjuration of any evil and wicked Spirit ; or shall confult, covenant with, entertain, employ, feed or reward any evil and wicked Spirit to or for any Intent or Purpose, or take up any dead Man, Woman or Child out of his, her or their Grave, or any other Place where the dead Body resteth, or the Skin, Bone or any other Part of any dead Person, to be employed or used in any manner of Witchcraft, Sorcery, Charm or Inchantment; or shall use, practife or exercise any Witchcraft, Inchantment, Charm or Sorcery, whereby any Perfon shall be killed, destroyed, walted, contumed, pined or lamed in his or her Body, or any Part thereof, that then every fuch Offender or Offenders, their Aiders, Abettors and Counfellors, being of any the faid Offences duly and lawfully convicted and attainted, shall suffer Pains of Death as a Felon or Felons and shall lose the Death. Privilege and Benefit of Clergy and Sanctuary. Sanctuary aboli/bed, 21 Jac. 1. c. 28. § 7.

III. And farther, to the Intent that all manner of Practice, Declaring by Use or Exercise of Witchcraft, Inchantment, Charm or Sorcery Witchcraft, &c. thould be from henceforth utterly avoided, abolished and taken away; Be it enacted by the Authority of this prefent Parliament, curing unlawful That if any Perfon or Perfons shall from and after the faid Feast Love, &c. of Saint Michael the Archangel next coming, take upon him or them by Witchcraft, Inchantment, Charm or Sorcery to tell or declare in what Place any Treasure of Gold or Silver should or might be found or had in the Earth or other fecret Places, or where Goods or Things loft or ftolen fhould be found or become; or to the Intent to provoke any Person to unlawful Love; or whereby any Cattle or Goods of any Perfon shall be destroyed, wafted or impaired; or to hurt or deftroy any Perfon in his or her Body ; although the fame be not affected and done ; that then all and every fuch Perfon and Perfons fo offending, and being thereof lawfully convicted, shall, for the faid Offence fuffer Imprilonment Imprilonment. by the Space of One whole Year, without Bail or Mainprize, and Once in every Quarter of the faid Year, shall, in some Market Town upon the Market Day, or at any fuch Time as any Fair fhall be kept there, ftand openly upon the Pillory by the Space Pillory. of Six Hours, and there shall openly confess his or her Error and Offence,

IV. And

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Second Offence. Felony.

Dower Inheritance.

Peers.

IV. And if any Perfon or Perfons being once convicted of the fame Offences as is aforefaid, do eftfoons perpetrate and commit the like Offence; that then every fuch Offender being of any the faid Offences the Second Time lawfully and duly convicted and attainted as is aforefaid, fhall fuffer Pains of Death as a Felon or Felons, and fhall lofe the Benefit and Privilege of Clergy and Sauctuary; faving to the Wife of fuch Perfon as fhall offend in any Thing contrary to this Act her Title of Dower; and alfo to the Heir and Succeffor of every fuch Perfon, his or their Titles of Inheritance, Succeffion and other Rights as though no fuch Attainder of the Anceftor or Predeceffor had been made.

V. Provided always, That if the Offender in any the Cafes aforefaid, fhail happen to be a Peer of this Realm, then his Trial therein to be had by his Peers, as it is ufed in Cafes of Felony or Treafon, and not otherwife.

[Repealed, 9 G. 2. c. 5. except fo much thereof as repeals 5 Eliz. c. 16.]

# ÇAP. XIII.

An Act for new Executions to be fued against any which shall hereafter be delivered out of Execution by Privilege of Parliament, and for discharge of them out of whose Custody such Persons shall be delivered.

• **F**ORASMUCH as heretofore Doubt hath been made if any • Perfon being arrefted in Execution, and by Privilege of • either of the Houles of Parliament fet at Liberty, whether the • Party at whole Suit fuch Execution was purfued, be for ever • after barred and difabled to fue forth a new Writ of Execution • in that Cafe :'

New Execution.

Sheriff, &c. not chargeable.

Cenfure of Parliament.

II. For the avoiding of all further Doubt and Trouble which in like Cafes may hereafter enfue, Be it enacted by the King's more Excellent Majefty, by the Lords Spiritual and Temporal, and by the Commons, in this prefent Parliament affembled, That from henceforth the Party at or by whole Suit fuch Writ of Execution was purfued, his Executors or Administrators, after fuch Time as the Privilege of that Seffion of Parliament in which fuch Privilege shall be so granted shall cease, may sue forth and execute a new Writ or Writs of Execution in fuch Manner and Form as by the Law of this Realm he or they might have done if no fuch former Execution had been taken forth or ferved; and that from henceforth no Sheriff, Bailiff or other Officer from whofe Arreft or Cuftody any fuch Perfon fo arrefted in Execution shall be delivered by any fuch Privilege, shall be charged or chargeable with or by any Action whatloever, for delivering out of Execution any fuch privileged Perfon fo as is aforefaid by fuch Privilege of Parliament fet at Liberty; any Law, Cuftom or Privilege heretofore to the contrary notwithstanding. III. Provided always, That this Act, or any Thing therein

III. Provided always, That this Aft, or any Thing therein contained shall not extend to the diminishing of any Punishment to be hereafter by Censure in Parliament inflicted upon any Perfon which hereafter shall make or procure to be made any such Arrest as is aforesaid.

# CAP. XIV.

# An Act for Recovery of Small Debts, and relieving of Poor Debtors in London.

[Repealed, 3 Jac. 1. c. 15. § 7.]

# CAP. XV.

An Act for the better Relief of the Creditors against fuch as ihall become Bankrupt.

• FOR that Frauds and Deceits, as new Difeafes, daily increase 34 & 35 H.2. amongft fuch as live by buying and felling, to the Hin- c.4. drance of Traffick and mutual Commerce, and to the general 13 Eliz. c. 7. . Hurt of the Realm, by fuch as wickedly and wilfully become ' Bankrupts ; and for that the Defcription of a Bankrupt in for-' mer Statutes is not fo fully expressed, nor the Power given " thereby to the Commissioners for Bankrupts fo large, as is meet • in fuch Cafes of Deceit to prevent the deceitful Actions of " Bankrupts:'

II. For Remedy whereof, Be it therefore enacted by our Who shall be Sovereign Lord the King, and by the Lords Spiritual and Tem- adjudged Bank-' rupe. poral, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all and every fuch Perfon and Perfons using or that shall use the Trade of Merchandize, by way of Bargaining, Exchange, Bartry, Chevisance or otherwise in Gross, or by Retail, or feeking his, her or their Trade of living by buying and felling, and being a Subject born of this Realm or any the King's Dominions or Denizen, who at any Time fithence the First Day of this prefent Parliament, or at any Time hereafter, shall depart the Reaim, or begin to keep his or her House or Houses, or otherwise to absent him or herself, or take Sanctuary (a), or fuffer him or herfelf willingly to be arrested for any Debt or other Thing not grown or due for Money delivered, Wares fold, or any other just or lawful Caufe or good Confideration or Purpofes, or hath or will fuffer him or herfelf to be outlawed, or yield , him or herfelf to Prifon, or willingly or fraudulently hath or shall procure him or herfelf to be arrefted, or his or her Goods, Money or Chattels to be attached or fequestred, or depart from his or her Dwelling-houfe, or make or caufe to be made any fraudulent Grant, or Conveyance of his, her or their Lands, Tenements, Goods or Chattels, to the Intent, or whereby his, her or their Creditors, being Subjects born as aforefaid, shall or may be defeated or delayed for the Recovery of their just and true Debts, or being arrested for Debt shall, after his or her Arrest, lie in Prison Six Months (b) or more upon that Arrest, or upon any other Arrest or Detention in Prifon for Debt, and lie in Prifon Six Months upon fuch Arreft or Detention, shall be accounted and adjudged a Bankrupt to all Intents and Purpofes. (a) [Santiuary abolified, (b) [Two Months, 21 Jac. 1. c. 19. § 2.; 21 Jac. 1. c. 28. § 7.] but fee as to this and other Alls describing Bankrupts, 10 Ann. c. 15. **§**Ι.]

III. And be it further enacted by the Authority of this pre- The like Comfent Parliament, That the like Commiffions, Orders, Benefits and miffions, & c. as Remedies which are and be provided and limited by the faid for- provided. mer Act of Parliament (made in 13 nuper Eliz, Regine) against any

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\$3 Eliz. c. 7.

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New Creditors partakers with she former.

Baskrupt conveying his Lands, &c. to others, or transferring his Debts into other Man's Names.

Jn what Cafe Perfon withdrawing himfelf proclaimed a Bankrups. any Bankrupt therein defcribed, or for or concerning his, her or their Lands, Tenements, Hereditaments, Fees, Annuities, Offices, Goods, Chattels, Wares, Merchandizes and Debts, or any of them, fhall be had, purfued, taken and expounded againft fuch Perfon and Perfons that are herein expressed to be Bankrupts, his, her and their Lands, Tenements, Hereditaments, Fees, Annuities, Offices, Goods, Chattels, Wares, Merchandizes and Debts, in fuch like Manner and Form as the fame ought or might have been, if the Perfons herein defcribed to be Bankrupts had been defcribed to be Bankrupts according to the Intent of the faid former Statute.

IV. And that it fhall be lawful for any of the Creditors of the faid Bankrupt within Four Months after any fuch Commission fhall be fued forth, and until Diffribution fhall be made by the faid Commissioners for the Payment of the Bankrupt's Debt, as in fuch Cafe hath been used, to partake and join with the other Creditors that fhall fue forth any fuch Commission, for Satisfaction and Payment of his, her or their Debts to him or them owing, without any Hindrance, Let or Diffurbance of any of the fame Commissioners, or of any of the other Creditors of any fuch Bankrupts, the fame Creditors fo coming in to contribute to the Charges of the faid Commiss, then the Commissioners to have Power to diffribute. [See further, 5-G. 2. c. 30. § 25.]

V. Be it further enacted, That if any Perlon which hereafter is or shall be a Bankrupt by Intent of this Statute, shall convey, or procure or caufe to be conveyed to any of his Children, or other Perfon or Perfons, any Manors, Lands, Tenements, Hereditaments, Offices, Fees, Annuities, Leases, Goods, Chattels, or transfer his Debts into other Men's Names, except the fame shall be purchased, conveyed or transferred for or upon Marriage of any of his or her Children, both the Parties married being of the Years of Confent, or fome valuable Confideration, shall be in the Power and Authority of the Commissioners on this Behalf to be appointed, or the more Part of them, to bargain, fell, grant, convey, demife or otherwife to dispose thereof, in as ample Manner as if the faid Bankrupt had been actually feized or possessed thereof, or the Debts were in his own Name, of the like Estate or Interest to his or their own Ufe, at fuch Time as he or fhe became Bankrupt; and that every fuch Grant, Bargain, Sale, Conveyance and Difpofition of the faid Commiffioners, or of the greater Part of them, fhall be good and available to all Intents, Conftructions and Purpofes in the Law, against the Offender or Offenders, his Heirs, Executors, Administrators and Affigns, and fuch Children and Perfons as shall be fubject to this Statute, and against all other Perfon and Perfons claiming by, from or under fuch Offender or Offenders, or fuch faid other Perfons to whom fuch Conveyance shall be made by the faid Bankrupt, or by his Means or Procurement.

VI. And for that the Practices of Bankrupts of late are fo
fecret and fo fubtil as that they can very hardly be found out or
brought to light, and for that the former Statute, giving Power
to the Commiffioners to examine others than the Bankrupts,
hath not fully or fufficiently authorized them to examine the faid
Bankrupt upon Oath;' For Remedy whereof, Be it further enacted

enacted by the Authority of this prefent Parliament, That the faid Commissioners may call before them, or the greater Part of them, the faid Bankrupt, and if upon lawful Warning left or made in Writing at Three feveral Times at the Dwelling-place or Houfe where the faid Bankrupt, his Wife or Family, for the most part of his Abode, did lodge or remain within One Year next before he, fhe or they became Bankrupt, the faid Bankrupt shall not appear before the faid Commiffioners, or the greater Part of them, that then and from thenceforth it shall be lawful for the greater Number of the faid Commissioners to appoint to proclaim the faid Party a Bankrupt, at fuch publick Place or Places where the faid Commiffioners or the greater Part of them shall think meet, warning him, her or them to appear before them upon the faid Commiffion at fome Time appointed ; and that if upon Five feveral Bankrupt upon Proclamations made in fome publick Place, the Party offending Warning rappear not before the faid Commissioners, and yield his, her or their Bodies to them or fome of them, the faid Commiffioners, or the greater Part of them, shall or may award a Warrant to fuch fit Perfon or Perfons as they think meet, to apprehend the Body and Bodies of the faid Offender and Offenders, and to bring him, her or them fo offending before the faid Commiffioners, wherefoever the faid Party or Parties offending may be found, in PrivilegedPlaces, Place privileged or not, to be examined by the faid Commissioners or the greater Part of them.

VII. And that it shall be lawful for the faid Commissioners or Examination of the greater Part of them, to examine the faid Offender or Offenders Bankrupe. upon fuch Interrogatories touching the Lands, Tenements, Goods, Chattels, Debts, Bills, Bonds, Books of Account, and fuch other Things as may tend to disclose his, her or their Eslate, or their secret Grants, Conveyances, and cloining of his, her or their Lands, Tenements, Goods, Money and Debts as they shall think meet.

VIII. And that if therein the Offender or Offenders shall refuse Bankrust reto be examined or to answer fully to every Interrogatory to him fusing to answer. to be ministred by the faid Commissioners, or the greater Part of them, it shall be lawful for the faid Commissioners, or the greater Part of them, to commit the faid Offender or Offenders to fome ftrait or close Impriforment, there to remain until he, fhe or they shall better conform him or herfelf.

IX. And that if upon his, her or their Examination it shall Bankrupt comappear that he, fhe or they have committed any wilful or corrupt mitting Perjury Perjury, tending to the Hurt or Damage of the Creditors of the faid Bankrupt, to the Value of Ten Pounds of lawful Money of England, or above, the Party fo offending shall or may thereof be indicted in any of the King's Majesty's Courts of Record, and being lawfully convicted thereof thall fland upon the Pillory Punithment, in fome publick Place by the Space of Two Hours, and have one of his Ears nailed to the Pillory and cut off,

"X. And whereas by the former Statute made in the faid 13 Eliz. c. y. " Thirteenth Year of the Reign of the late Queen Elizabeth, the § 5,6. · Commissioners for Bankrupts have Power given to them to fend for fuch Perfon or Perfons as the Creditors shall know, suppose or fuspect to have, detain or keep any Part of the Money, f Goods, Chattels or Debts of the faid Offender or Offenders, or + to be indebted to the faid Offender or Offenders, to be examined

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A.D. 1603.

by the faid Commissioners, as by the fame Statute appeareth, but have not good Means or Remedy by Imprifonment or other 6 Penalty, to procure the Perfon fo fent for by them to appear <sup>6</sup> before them, nor having appeared before them to make Answer 6 upon his Oath to fuch Interrogatories as shall be ministred unto 6 him by the faid Commissioners, for and upon the Specialty, 6 Certainty, true Declaration and Knowledge of fuch Lands, 6 Tenements, Hereditaments, Goods, Debts or other Things of 4 any fuch Offender or Offenders, as be or shall be, or which shall be fuspected to be in his Custody, Use or Possession, or in the Cuftody, Ufe or Poffeffion of any other to his Knowledge, 6 and of all Debts owing to or for the Benefit of fuch Offender. 6 or Offenders, by himfelf or by any other to his Knowledge, fo 6 as many Times a great Part of the Offender or Offenders Lands, 6 Tenements, Hereditaments, Goods, Chattels or Debts, which by ' the true Intent of the faid Statute should be employed to the Satisfaction of the Creditors of the Offender or Offenders, are <sup>6</sup> concealed or detained in the Hands of fuch Perfon and Perfons 6 as refuse to come, or being come refuse to be sworn before the · faid Commiffioners, to be examined in that Behalf, to the great 6 Encouragement of all Bankrupts and their wicked Confederates \* and Acceffories, and to the great Hindrance of the just Remedies \* of the Creditors of the faid Bankrupts for their true and juft ' Debts to them owing :' For Remedy whereof, be it further enacted by the Authority aforefaid, That if any Perfon or Perfons being known, supposed or suspected to have or detain any Part of the Lands, Tenements or Hereditaments, Goods, Chattels or Debts of the faid Bankrupt, or to be indebted to or for the Benefit of the faid Bankrupt, shall, after lawful Warning to the faid Perfon or Perfons given, to come before the faid Commillioners or the greater Part of them, to be examined according to the Intent of the faid Statute, refuse to come or shall not come before the faid Commiffioners at the time appointed, having no lawful Impediment (fuch as shall be admitted and allowed of by the faid Commissioners or the more Part of them, and which shall be then fignified or made known to the faid Commissioners at the time of their Affembly), or that any fuch Perfon or Perfons having Knowledge or Warning of any other Affembly or Meeting of the faid Commiffioners again, shall not come and appear before them at fuch time as he or fhe lawfully may come, having no fuch lawful Impediment as shall be then made known to the faid Commiffioners, and by them admitted and allowed of as aforefaid, or being come before them shall refuse to be sworn, and to make answer to such Interrogatories as shall be ministred unto him or them, according to the true Intent and Meaning of the faid Statute made in the faid Thirteenth Year of the Reign of our faid late Sovereign Lady Queen Elizabeth, or of this prefent Act, that then it shall be lawful for the faid Commiffioners or for the greater Part of them, to commit to fuch Ward and Prifon, as to them or to the greater Part of them shall be thought meet, all such Person . and Perfons as shall fo refuse to be sworn and make answer to such Interrogatories as shall be fo ministred as aforefaid, and allo to direct their Warrants to fuch Perfon or Perfons as to them or. the greater Part of them shall be thought meet, to apprehend and arrest such Person or Persons as shall refuse to come and appear before

Examination of Perfons having Bankrupts Goods, or being indebted to them.

Refusing to appear, or to aniwer to intertogatories.

#3 Eliz. c.7.

before them as aforefaid, and to bring him, her or them before the faid Commissioners or the greater Part of them, to be examined as abovefaid, and upon his, her or their Refutil to come, or to be examined before the faid Commiffioners as aforefaid, to commit the faid Party fo refufing to fuch Prifon as the faid Commif- Impriforment. fioners or the greater Part of them shall think meet, there to remain without Bail or Mainprize until fuch Time as the faid Perfon fo refufing to come or to be fworn to answer before the faid Commiffioners, shall submit him or herself to the faid Commiffioners, and be by them examined, according to the true Intent of the faid Statute and of this prefent Act.

XI. Provided always, That fuch Witneffes as shall be fo fent Witneffes. for, shall have fuch Costs and Charges as the Commissioners in their Costs. Difcretion shall think fit, the fame Charges to be rateably borne by the Creditors of the faid Bankrupt, according to the Proportion of each of their feveral Debts; and if any Perfon or Perfons other than the Bankrupt, either by Subornation, unlawful Procurement, finister Perswasion, or Means of any others, or by his own Act, Confent or Agreement, shall wilfully and corruptly commit any manner of wilful Perjury by his Deposition to be taken before the Perjury. faid Commissioners or the greater Part of them as aforefaid, that then the Party or Parties fo offending, and all and every Perfon and Perfons that shall unlawfully and corruptly procure any fuch unlawful, wilful and corrupt Perjury, shall or may therefore be indicted in any of the King's Majelty's Courts of Record, and after his or their Conviction thereof shall incur fuch Forfeiture and re- Penalty. ceive and fuffer fuch Pains and Punishment as are limited by the Statute made concerning Perjury in the Fifth Year of the Reign 5 Eliz. c. 9. of our late Sovereign Lady Queen Elizabeth.

XII. And be it further enacted, That all and every Sum and How recovered, Sums of Money which shall be forfeited by force of this prefent &c. Act, shall be fued for and recovered by the faid Creditors only, or any of them that will fue for the fame by Action of Debt, Bill, Plaint or Information in any of the King's Majesty's Courts of Record, and the Sum or Sums of Money fo recovered, the Charges of Suit being deducted, shall be distributed and divided towards the Payment of the faid Creditors of the Bankrupt.

"XIII. And for that the Power and Authority given to the Authority of ' Commiffioners of Bankrupts touching the Debts due to the Commiffioners faid Bankrupts is not fo full and perfect as that the full Benefit touching Debts ' thereof in due Courfe might be employed to the Ufe of the ' faid Creditors as was intended :' For Remedy thereof, be it further enacted by the Authority aforefaid, That the Commif-Gioners of Bankrupts, or the greater Part of them, shall have Power to grant and affign, or otherwife to order or difpole all or any of the Debts due or to be due to or for the benefit of the faid Bankrupt, by what Perfon or Perfons foever, or in what Manner and Form foever, to the Ufe of the Creditors of the faid Bankrupt, according to the true Intent of the faid former recited Statute of Bankrupts; and that the fame Grant, Affigument or Disposition of the faid Debts, in Form aforefaid to be made by the faid Commiffioners or the greater Part of them, shall fo vest the Property, Right and Interest of the faid Debt and Debts in the Perion or Perfons of him, her or them to whom it shall be granted, assigned or ordered by the faid Commissioners or the greater Part of them, **.**.... I

due to Bankrupt.

Of Bankrupt
 Debts affigned
 Creditor by
 Commillioners.

Lemedy.

Provilo.

Commiffeners to declare to Bankrupt how they have beflowed his Lands and Goods.

13 Eliz. e. 7.

Commissioners Plea on Action spain't them. as fully to all Intents and Purpofes as if the faid Bill, Bond, Bonds, Statutes, Recognizances, Judgment or Contract, whereupon the faid Debt or Debts, Deed or Deeds shall arise or grow, had been made to or with, or for the faid Perfon or Perfons to whom the fame shall be fo granted, assigned or disposed by the faid Commissioners; and that after such Grant, Assignment or Disposition made of the faid Debts that neither the Bankrupt nor any other to whom any fuch Debt shall be due shall have Power to recover the fame, nor to make any Release or Discharge thereof; neither shall the fame be attached as the Debt of the Bankrupt, or fuch faid other Perfon or Perfons to whom the fame shall be due by any other Perfon or Perfons, according to the Cuftom of the City of London or otherwife, but that the Party or Parties to whom the fame Debt shall be fo assigned shall have like Remedy to recover the fame, as fully and lawfully, in the Name or Names of the Perfon or Perfons to whom the fame shall be fo granted, affigned or ordered by the faid Commiffioners, in all Respects and Purposes as the Party himfelf might have had; any Law, Statute, Ufe or Cuftom to the contrary thereof in any wife notwithitanding. [Bankrupts Goods divided rateably, notwithflanding any Judgment,

Bc. 21 Jac. 1. c. 19. § 9.]

XIV. Provided always, That no Debtor of the Bankrupt be hereby endangered for the Payment of his or her Debt truly and bona fide to any fuch Bankrupt, before fuch Time as he shall underftand or know that he is become a Bankrupt.

XV. Provided alfo, and be it further enacted, That fuch of the faid Commiffioners as fhall put the faid Commiffion in Execution, fhall, upon lawful Requeft to them made by the faid Bankrupt, not only make a true Declaration to the faid Bankrupts, of the employing and beftowing of his, her or their faid Lands, Tenements and Hereditaments, Offices, Fees, Goods, Wares, Money, Chattels and Debts which fhall be paid and fatisfied to their faid Creditors as is in like Cafe limited or appointed by the faid former Statute made in the faid Thirteenth Year of the faid late Queen's Majefty's Reign, but alfo make Payment of the Overplus of the fame, if any fuch hall be, to the faid Bankrupts, their Executors, Administrators and Affigns; and that the faid Bankrupts, after the full Satisfaction of the faid Creditors, fhall have full Power and Authority to recover and receive the Refidue and Remainder of the Debts to them owing; any Thing in this Act contained to the contrary in any wife notwithftanding.

XVI. Be it further enacted, That if any Action of Trefpats or other Suit shall happen hereafter to be brought against any Commissioner authorized by the Statute made is Decimo tertis of our late Sovereign Lady Queen Elizabeth, for Bankrupts, or any other Person or Persons having Authority by virtue or under the Commission authorizing the faid Commissioner for the doing or executing of any Matter by force of the faid Statute, or this prefent Statute, that the Defendant or Defendants in any fuch Action or Suit may plead Not guilty, or otherwise justify, that the Act or Thing whereof the Plaintiff or Plaintiffs complained, was done by the Authority of the faid Act made in the Thirteenth of Elizabeth, or in this prefent Act respectively, without expressing or Rehearfal of any other Matter of Circumfance contained in either of the faid Acts, and without enforcing him

him or them to shew forth their Commission authorizing the faid Act or Thing ; whereunto the Plaintiff thall be admitted to reply, that the Defendant did the faid Fact fuppofed in the Declaration, of his own Wrong, without any fuch Caufe alledged by the faid Defendant ; whereupon the Iffue in fuch Action shall be joined to be tried by Verdict of Twelve Men; and upon the Trial of that Issue, the whole Matter to be given on both Parties in Evidence, according to the very Truth of the fame; and if Verdict upon fuch Iffue shall pass for the Defendant, the Defendant to have his Cotta. Cofts.

XVII. Provided always, and be it further enacted, That after Execution any Commission of Bankrupts hereafter fued forth, and dealt in by though the the Commiffioners, the Offender happen to die before the Com- Bankrupt die. miffioners shall distribute the Goods, Lands and Debts of the Offenders or any of them, by force of the aforelaid Statute of the Thirteenth Year of the Reign of our late Sovereign Lady Queen Elizabeth, and this Statute, or either of them, that then neverthelefs the faid Commissioners shall and may in that Cafe proceed in Execution, in and upon the faid Commission for and concerning the Offender's Goods, Lands, Tenements, Hereditaments and Debts, in fuch Sort as they might have done if the Party Offender were living.

[See further, 5 G. 2. c. 30.]

# CAP. XVL

### An A& concerning Wherrymen and Watermen.

FORASMUCH as it hath often happened, that divers and What Appren-fundry People paffing by Water upon the Diverse of TV fundry People paffing by Water upon the River of Thames tice or Servant " between Windfor and Gravefend, have been put in great Hazard a Wherryman ' and Danger of the Lois of their Lives and Goods, and many may take. " Times have perifhed and been drowned in the faid River, through His Age. <sup>4</sup> the Unskilfulness and want of Knowledge or Experience in the "Wherrymen or Watermen, that did transport or carry them and \* their faid Goods from Place to Place upon the faid River, in . Wherries, Tiltboats and Barges : And for that hitherto there \* hath not been any fufficient Provision had and made for Remedy " herein ;' Be it now enacted and established by the King's most excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from henceforth no Wherryman or Waterman that now is, or that hereafter shall be, and shall row upon the faid River of Thames, and shall transport or carry any Passengers or Goods in any Wherries, Tiltboats or Barges, (other than Western Barges, Milboats, and all other Vessels ordinarily ferving for other Ules than the carrying of Paffengers), shall retain or take any Servant or Apprentice to ferve him as a Waterman upon the faid River, unless the faid Wherryman or Waterman that fo shall retain, take or have any fuch Servant, shall have been an Apprentice to a Wherryman or Waterman by the Space of Five Years before fuch retaining : And further, that no Wherry- What Waterman or Waterman that now is, or that hereafter shall be, upon men only may the faid River of Thames, shall retain, have, keep or take any retain Servants Perfon or Perfons to ferve him to row upon the faid River, as his or Apprentices, Apprentice, unless the faid Perfon fo to be retained or to become an Apprentice, shall then be of the Age of Eighteen Years

Pendty.

Presso for Witerrymen's Sons.

The Watermen's Orders shall be Year.

Penalty.

at the leaft, and shall be retained and bound to his Master to ferve upon the faid River, for and during the Term of Seven Years at the leaft; upon Pain that every Perfon or Perfons doing the contrary shall from Time to Time, for every such Offence, forfeit the Sum of Ten Pounds of lawful Englifth Money; the One Half whereof shall be unto our faid Sovereign Lord the King, his Heirs and Succeffors, and the other Half unto any Perfon or Perfons that will fue for the fame, in any of the Courts of Record of our faid Sovereign Lord the King, his Heirs or Succeffors, by Action of Debt, Suit, Bill, Plaint or Information, in which no Wager of Law, Effoin, Protection or other Delay shall be admitted or allowed. [See how far repealed, 4 & 5 Ann. c, 13. § 1.]

II. Provided always, That this Act, nor any Thing therein contained, shall extend to the Son or Sons which now are, or hereafter shall be, of any Wherryman or Waterman abovefaid, (being of the Age of Sixteen Years at the leaft, and of convenient Growth and Strength), that formerly hath been, or that hereafter shall be trained and brought up in rowing, or have or hath accultomed to row upon the faid River, and there have ufed or shall use to transport or carry Passengers from Place to Place; but that all and every fuch Son or Sons shall and may from Time to Time from henceforth be admitted and allowed to ferve, and may ferve upon the faid River, and there transport or carry Passengers from Place to Place as an Apprentice, as heretofore they have done; any Thing in this Act contained to the contrary in any wife notwithstanding.

III. And be it further enacted and established by the Authority aforefaid, That the Eight Overfeers or Rulers of the read twice in the Society or Company of Wherrymen or Watermen that now are, and that from Time to Time hercafter shall be, from henceforth Twice in every Year, that is to fay, upon the First Day of September, and upon the First Day of March, shall openly read and publish, or caufe openly to be read and published, in the Hall or Place of their common Affembly, where they usually either have or hereafter shall appoint to affemble and meet together, all and every the Conftitutions and Orders already made by them, or that at any Time hereafter shall be made by the Overseers and Rulers, for the good or better ordering or Government of the faid Wherrymen or Watermen; upon Pain that every of them shall from Time to Time for every fuch Offence forfeit to our faid Sovereign Lord the King, his Heirs and Successors, the Sum of Six Pound Thirteen Shillings and Four Pence of lawful English Money; the One Half whereof shall be to our Sovereign Lord the King, his Heirs and Succeffors, and the other Half thereof unto any Perfon or Perfons that will fue for the fame, in any of the King's Majefty's Courts of Record, by Action of Debt, Suit, Bill, Plaint or Information, wherein no Wager of Law, Effoin or other Delay shall be admitted or allowed.

#### CAP. XVII.

An A& for the better Execution of former Laws touching the making of Hats and Felts, and for the more Reftraint of unskilful and deceivable Workmanship therein used, to the Wrong of all Sorts of the People of this Realm.

[Repealed, 17 G. 3. c. 55.]

· CAP:

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# C A P. XVIII.

An A& for avoiding of deceitful felling, buying or fpending corrupt and unwholefome Hops.

FORASMUCH as of late, great Frauds and Deceits are generally practified and used by Foreigners, Merchants, Strangers and others in foreign Parts beyond the Seas, in the falle packing of all foreign Hops brought into this Realm of • England from foreign Parts, by way of Merchandize here to be • uttered and fold, with Leaves, Stalks, Powder, Sand, Straw, • and with Loggets of Wood, Drofs and other Soil in very • many Sacks of Hops for Increase of the Weight thereof, felling • the fame together for fo much Money as the Hops are fold for, • to the enriching of themfelves by Deceit : By means of which 4 falle packing of foreign Hops, the Subjects of this Realm have · been of late Years abused and deceived unto the Value of ' Twenty thousand Pounds yearly at the least, besides the Dan-' ger of the Subjects Healths, for that in many Sacks of foreign ' Hops there is not found fcarce One Third Part to be good and ' clean Hops, the reft being Drofs and Soil :'

II. For Reformation whereof, Be it therefore enacted by our Importing Sovereign Lord the King, and by the Lords Spiritual and Tem- decentful Hope. poral, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if any Foreigner, Stranger, native Englishman, Denizen, Merchant or any other Perfon or Perfous whofoever, do at any Time or Times from or after the Feaft of St. Michael the Archangel next coming after the End of this present Seffion of Parliament, bring or cause to be brought, into this Realm of England, out from any other foreign Realm or Dominions from beyond the Seas, any Hops being deceitfully or corruptly unclean, corrupt or mixt with any Powder, Duft, Drofs, Sand or any other Soil whatfoever, that every Perfon fo offending therein contrary to this Act, shall forfeit the fame Hops Penalty. fo brought into this Realm.

III. And for the better avoiding of the Danger of Sickness by Brewing, &c. using of the false packed, unclean and corrupt Hops; Be it there- to be fold with fore further enacted by the Authority aforefaid, That if any corrupt Hope. Brewer of Beer or Ale, or any other Perfon which shall buy the fame Hops fo brought from beyond the Seas or growing within this Realm, and shall employ and spend the same about the making or brewing of Beer or Ale to be fold, being unclean, corrupt or mixt with any Powder, Duft, Drofs, Sand or any other Soil whatfoever, every Perfon fo offending therein contrary to the Intent of this Act, shall in like Sort forfeit for the same Offence the Value of those Hops to bought, employed or spent in brewing; the one Moiety of all which Forfeitures shall be to our Sovereign Penalty. Lord the King, his Heirs and Succeffors, the other Moiety thereof to him or them that will feize the fame, or fue for the same by Bill, Plaint, Information or Action of Debt, in any of the King's Courts of Record; in which no Effoin, Protection or Wager of Law shall be allowed, &c.

IV. This Act to continue to the End of the first Seffion of the Continuance. next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

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CAP.

## C A P. XIX.

An Act for the well garbling of Spices. [Repealed, 6 Ann. c. 16. § 1.]

# CAP. XX.

# An Act for Redrefs of certain Abufes and Deceits ufed in Painting.

WHEREAS the Art or Mystery of Painters is an ancient Art and Myftery, and hath, Time out of Mind, been " an ancient Company and Fellowship within the City of London; ' and of late upon due Confiderations, the Freemen of the faid City of that Faculty, Art or Myftery, (by Letters Patents under the Great Seal of *England*, dated at *Weftminfter* the Nine-' teenth Day of July, in the Three and twentieth Year of the · Reign of Queen Elizabeth), were incorporate by the Name of Mafter, Wardens and Commonalty of the Freemen of the Art 4 and Mystery of Painters, commonly called Painters-Stainers, " within the City of London and the Suburbs and Liberties of the • fame City : And furthermore, by the faid Letters Patents it is ' prohibited, enjoined and commanded, that no Perfon or Perfons ' of whatfoever Eftate, Degree or Condition they were, should ' use, exercise or occupy the faid Art or Mystery of Painters, ' commonly called Painters-Stainers, or any Work or Works, · Colour or Colours, Painting or Paintings in the faid Art or ' Mystery occupied, unless such Person or Persons before that Time had been brought up and instructed, or should from that ' Time forwards be brought up and inftructed, by or with ' fome one Perfon of the faid Art or Mystery as an Appren-• tice by the Space of Seven Years at the leaft :

II. And whereas for the avoiding of Deceit to be ufed in the
faid Art or Myftery of Painting, the faid late Queen by the
aforefaid Letters Patents, did grant unto the faid Mafter and
Wardens, and to their Succeffors, that they fhould have full
Power and Authority for ever, to make or caufe to be made
due Search of all and fingular the Works, Colours, Paintings
and other Things whatfoever to the faid Art or Myftery of
Painting in any wife appertaining, or touching or concerning
the fame, as well upon the Freemen of the faid Myftery as upon
any Perfon or Perfons whatfoever, felling, making or working
the fame within the City of London or the Liberties or Suburbs
of the fame : And the faid Works, Colours and Paintings whatfoever fo deceitfully made, to feize and take away, and the
Offenders therein to punifh and correct, as by the fame Letters
Patents more at large it doth and may appear :

III. And whereas the Plaifterers within the City of London, of old Time using nothing but lathing, dawbing, plaiftering and liming, did and yet do procure thereby for themselves and their Families a convenient Living and Maintenance: Yet not fatisfied with that reasonable Living that they do make of their faid proper Faculties and Trades, wherewith and wherein they have been brought up as Apprentices, have now of late nied and practifed the Art and Mystery of Painters-Stainers, as well with Oil-Colours as Size-Colours, and that fince the making of

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Letters Patent 19th July, 23 Eliz.

• of the faid Letters Patents more usually than in former Times <sup>6</sup> they have used or did; whereby not only many of the faid Art <sup>6</sup> and Mystery of Painters, who have well and honestly as Ap-' prentices to the same ferved for the Space of Seven Years and ' upwards, and by their Labours and Industries have attained to • the full and perfect Skill and Knowledge thereof, are not only difabled to get any competent Living thereby, for the Relief of themfelves, their poor Wives and Children, but also for that • the faid Plaisterers, not having been trained up in the faid Art or " Myftery of Painting, neither can or do make any fuch good Work <sup>6</sup> or fuch fure and perfect Colours, as others having been trained up ' in the fame Trade and Apprentices thereunto, and yet utter the " fame for good and perfect Colours, and being no Freemen of the faid Company of Painters-Stainers, escape therefore un-• punished, to the great Abuse and Deceit of his Majesty's most · loving Subjects, and whereby the faid Art or Mystery of " Painting is likely in fuch Sort in fhort Time to decay, as that " there will not be fufficient Workmen of Skill in and about \* the faid City to ferve in the faid Art his Majefty, or any other ¢ his Majefty's Subjects :'

IV. For Remedy whereof, Be it enacted by the Authority of Plaisterer using this prefent Parliament, That from and after the Twenty ninth the Art of a Day of September which shall be in the Year of our Lord God Painter-Stainer One thousand fix hundred and fix, next coming after the End of in London, &c. this prefent Seffion of Parliament, no manner of Perfon or Perfons, being or pretending to be a Plaisterer, or hereafter to become or to be a Plaisterer, or being or which shall be a Servant, or fet on Work by any Plaisterer, shall use, exercise or set up the Art, Mystery or manual Occupation of a Painter, commonly called a Painter-Stainer, or any Part thereof, in the City of London, or the Liberties or Suburbs of the fame ; or fhall, within the Places aforefaid, make any Manner of Work or Works, or lay any Manner of Colour or Colours, Painting or Paintings whatfoever, in the faid Art or Mystery of Painters-Stainers aforefaid at any Time heretofore occupied or ufed, unlefs he or they be or shall be the Servant or Servants, Apprentice or Apprentices of a Painter, otherwife called a Painter-Stainer, or have ferved or shall ferve as an Apprentice or as Apprentices by the Space of Seven Years at the leaft to a Painter, otherwife called a Painter-Stainer; upon Pain that every fuch Perfon or Perfons as shall hereafter do or offend contrary to the true Intent and Meaning of this prefent Act, shall forfeit for every Time that he or they shall so do or offend, the Sum of Five Pounds of lawful Money. of England; the one Moiety of all which Forfeitures shall be to the Penalty. King's Majefty, his Heirs and Successors, and the other Moiety to him or them that will fue for the fame, in any of the King's Majefty's Courts of Record, by Action of Debt, Bill, Plaint or Information; in which faid Suit, no Effoin, Protection or Wager of Law shall be admitted or allowed for the faid Defendant; any Law, Ulage or Cultom heretofore had or uled to the contrary thereof in any wife notwithstanding.

V. Provided nevertheles, That it shall and may be lawful to What Things and for any of the Company of Plaisterers, or their Servants or a Plaisterer may Apprentices, to lay and use Whiting, Blacking, Red-lead, Red- use in his Work. oker, Yellow-oker and Ruffet, mingled with Size only, and not with

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with Oil; this prefent Act, or any Thing therein contained to the contrary notwithstanding.

Day Wages of a Painter.

VI. Provided alfo, That no Painter or Painter's Servant or Apprentice shall have or take above Sixteen Pence by the Day for laying of any flat Colour what foever, mingled or mixed with Oil or Size, upon any Timber, Stone, Iron or Lead.

# C A P. XXI.

### An Act against Brokers.

FORASMUCH as of long and ancient Time by divers hundred Years there have been used within the City of Lon-" don and Liberties thereof, certain Freemen of the City, to be \* felected out of the Companies and Mysteries whereof they are free and Members, and the fame Perfons to be prefented at · leaft by Six approved and known honeft Perfons of the fame " Mystery, to the Lord Mayor of London for the Time being, and ' to the Aldermen his Brethren, and to be recommended by fuch ' Prefentors to be Perfons for their known approved Honefty, " Integrity and Faithfulnels, Perfons meet for to be Broker or " Brokers, and upon fuch Relation made to the Mayor and Alder-• men, and partly by their own Knowledge and diligent Enquires ' made of the faid Perfons, and of their honeft Fame, Report, · Fidelity and Skill, have been thereupon admitted, allowed and ' approved by the Lord Mayor of the City and Aldermen in the · Court of Aldermen, to be Brokers within the faid City and · Liberties of the fame, and have taken their corporal Oaths be <sup>4</sup> fore the faid Mayor and Aldermen, from Time to Time as they ' were fo prefented and admitted, to use and demean themselves ' uprightly and faithfully between Merchant English and Mer-' chant Strangers and Tradefmen, in the contriving, making and " concluding Bargains and Contracts to be made between them ' concerning their Wares and Merchandizes to be bought and . fold and contracted for within the City of London, and Monies \* to be taken up by Exchange between fuch Merchant and Mer-· chants, and Tradefmen; and thefe kind of Perfons fo prefented, ' allowed and fworn to be Brokers as aforefaid, have had and ' born the Name of Brokers, and been known, called and taken for Brokers, and dealing in Brokerage or Brokery; who never • of any ancient Time used to buy and fell Garments, Household ' Stuff, or to take Pawns and Bills of Sale of Garments and ' Apparel, and all Things that come to hand, for Money laid • out and lent upon Ufury, or to keep open Shops, and to make • open Shews, and an open Trade, as now of late Years hath and ' is used by a Number of Citizens, affuming unto themselves the ' Name of Brokers and Brokerage, as though the fame were an ' honeft and lawful Trade, Mystery or Occupation, terming and ' naming themselves Brokers, whereas in Truth they are not, ' abufing the true and honeft ancient Name and Trade of Broker · or Brokerage.

' II. And foralmuch as many Citizens, Freemen of the City, being Men of manual Occupations and Handicraftimen, and · others inhabiting and remaining near the City and Suburbs of ' the fame, have left and given over, and daily do leave and give over, their handy and manual Occupations, and have and daily < do

· do fet up a Trade of buying and felling and taking to pawn of • all Kind of worn Apparel, whether it be old, or little the worfe for wearing, Household-Stuff and Goods, of what Kind soever • the fame be of, finding thereby that the fame is a more idle and eafier Kind of Trade of Living, and that there arifeth and <sup>6</sup> groweth to them a more ready, more great, more profitable and <sup>6</sup> fpeedier Advantage and Gain, than by their former manual · Labours and Trades did or could bring them :

· III. And forafmuch as the faid Kind of counterfeit Brokers, ' and Pawn-takers upon Ufury or otherwife for ready Money, are grown of late to many Hundreds within the City of Lon-' don, and other Places next adjoining to the City and Liberties "of the fame, and are like to increase to far greater Multitudes, · being Friperers, and no Brokers, nor exercifing of any honeft ' and lawful Trade, and within the Memory of many yet living, ' fuch Kind of Perfons Tradefmen were very few, and of fmall • Number :

' IV. And forafmuch as there are not any Garments, Apparel, · Household-Stuff or other Goods of any Kind whatsoever the ' fame be of, either being stolen or robbed from any, or badly or ' unlawfully purloined or come by, but these Kind of upstart ' Brokers, under Colour and Pretence they be Freemen of the faid · City of London, or inhabiting in Westminster, where they pretend • to have the like Overt Market as the City of London, and thereby • prefuming to be lawful for them to use and fet up the fame idle e and needless Trades, being the very Means to uphold, maintain • and embolden all Kind of bad and lewd Perfons, to rob and steal, and unlawfully to get and come by true Mens Goods, knowing and finding that no fooner the fame Goods can be stolen, or un-' lawfully come by, but that they shall and may prefently utter, • vent, fell and pawn the fame to fuch Kind of new upftart Brokers, for ready Money : For Remedy whereof, and for the · avoiding of the faid Mischiefs and Inconveniencies, and for reprefling and abolishing of the same idle and needless Trades and upftart Brokers, and for the avoiding of Thefts, Rob-· beries and Felonies, and bad People, and for the repressing of ' fuch Kind of Nourishers and Aiders of Thieves and bad Peo-· ple, and for the Defence of honest and true Mens Properties • and Interests in their Goods :'

V. Be it enacted and declared by our Sovereign Lord the King, In what Cafe with the Affent of the Lords Spiritual and Temporal, and Com- Sale of Goods mons, in this prefent Parliament affembled, and by the Autho- not to alter rity of the fame, That no Sale, Exchange, Pawn or Mortgage of any Jewel, Plate, Apparel, Household-Stuff or other Goods, of what Kind, Nature or Quality foever the fame shall be of, and that shall be wrongfully or unjustly purloined, taken, robbed or stolen from any Person or Persons, or Bodies Politick, and which at any Time hereafter shall be fold, uttered, delivered, exchanged, pawned or done away, within the City of London or Liberties thereof, or within the City of Weftminster in the County of Middlefex, or within Southwark in the County of Surrey, or within Two Miles of the faid City of London, to any Broker or Brokers, or Pawn-takers, by any Way or Means what sever, directly or indirectly, shall work or make any Change or Alteration of the Property or Interest of and from any Perlon or Perlons, or Body Politick, Rr3

Property.

Politick, from whom the fame Jewels, Plate, Apparel, Houfehold-Stuff or Goods were or thall be wrongfully purloined, taken, robbed or stolen; any Law, Usage or Custom to the contrary notwithstanding.

VI. And for the better maintaining of true and honest Dealing, and for the efchewing and avoiding of Falsehood, Fraud and Deceit, in fuch Kind of Brokers and Pawn-takers :

VII. Be it furthermore enacted and established by the like Authority, That if any Person or Persons, or Bodies Politick, from whom any Jewels, Plate, Apparel, Household-Stuff, or any kind of Goods whatfoever, shall be wrongfully purloined, taken, ftolen or robbed, shall require and demand of any such Broker or Pawn-taker to declare whether any fuch Goods be come to his or their Poffeffions, and to declare, show and manifest the fame, and how and by what Means he had them, or came by the fame, and how, when and to whom he hath delivered, conveyed or bestowed and employed the fame; and that fuch Broker, upon any fuch Request and Demand to be made, shall deny and refuse to disclose, tell or manifest the same truly and justly, shall forfeit unto the true Owner or Owners of fuch Jewels, Plate, Apparel, Houfehold-Stuff and other Goods, from whom the fame were wrongfully purloined, taken, stolen or robbed, double the Value thereof that shall be denied and refused to be disclosed, told and manifefted, as aforefaid; the fame double Value to be recovered by the true Owner or Owners of fuch Goods from whom the fame were wrongfully purloined, taken, robbed or flolen, to be recovered by Action of Debt, Bill or Plaint, in any of the King's Ma-jefty's Courts of Record at Wefiminfler, or within the City of London, in which no Effoin, Wager of Law or Protection shall be allowed.

VIII. Provided always, That this Act, nor any Thing thereis ancient Trade of contained, shall not be prejudicial or hurtful to the ancient Trade of Brokers within the City of London, using and exercising the ancient Trade of Brokers between Merchant and Merchant or other Traders or Occupiers within the faid City and the Liberties of the fame being felected as aforefaid.

### CAP. XXII.

An A& concerning Tanners, Curriers, Shoemakers and other Artificers occupying the cutting of Leather.

[Repealed, 48 G. 3. c. 60. § 1.; but § 23. and 24. previoully repealed, 12 G. 2. c. 25. § 7.]

# CAP. XXIII.

An Act for the better Prefervation of Fishing in the Counties of Somerfet, Devon and Cornwall, and for the Relief of Balkers, Conders and Fishermen, against malicious Suits.

- WHEREAS the Trade of Fifting for Herrings, Pilchards
- and Sean-fish, within the Counties of Somerfet, Devon and
- . Cornewall, is and of late Time hath been very great and profitable, " as well to divers of the Fishermen and Inhabitants which dwell
- \* near the Sea-Coafts within the faid Counties, as in the Cities of • London

Broker upon Request to declare what Goods come to his Hands.

Penalty.

Provilo for Brokers.

. London and Exeter, and elfewhere within the Realm of England • and the Dominions thereof: And whereas also for the neceffary ' Use of the taking of the faid Herrings, Pilchards and other Sean-fifh, divers Perfons within the faid Counties called Balkers, <sup>6</sup> Huors, Condors, Directors or Guidors at the Fishing-times ' for the faid Herrings, Pilchards and other Sean-fish within the · faid Counties, Time out of Mind have used to watch and attend ' upon the high Hills and Grounds near adjoining to the Sea-· Coafts within the faid Counties, for the Discovery and giving \* Notice to the Fishermen and Inhabitants near adjoining, when • the faid Herrings, Pilchards and Sean-fifh come towards or near the Sea-Coafts there, and for the guiding and directing of the · Fishermen in their Boats upon the Sea-Coasts for the taking of " the faid Herrings, Pilchards and other Sean-fish.

" II. And whereas also now of late divers Perfons having Lands, Tenements and Hereditaments, near or adjoining to the Sea-Coafts within the faid Counties where the Fishing Places · for the taking of the faid Herrings, Pilchards and other Seanfifth are, have brought their Actions of Trespass at the Common \* Law, as well in the High Courts of Record at Westminster, as in ' the inferior Courts within the faid Counties, not only against <sup>4</sup> fuch Balkers, Huors, Condors, Directors and Guiders, but • also against fuch Fishermen and other Persons, for br aking of · their Clofe, as have attended their Seans or Nets for the drawing \* and carrying of the faid Fish on Land or Shore, and have recovered against them Costs and Damages, to their great Loss and Expences; by reafon whereof, fuch Watchmen, Balkers, "Huors, Condors, Directors and Guidors, and fuch other Perfons as heretofore have attended the faid Seans and Fifhing, • have forborn to enter into or go upon the Lands, Tenements <sup>4</sup> and Hereditaments, near adjoining to fuch Fishing Places <sup>5</sup> within the faid Counties, for the Watching or Discovery of • the faid Herrings, Pilchards and other Sean-fifh, or to balk, hue, s cond or direct, or to attend the Seans or Nets as heretofore 4 they have done, and will likewife forbear the fame hereafter, if Provision be not had and made that they may lawfully enter into • and upon fuch Lands, Tenements and Hereditaments, as do lie . near or adjoining to the faid Sea-Coafts and Places of Fishing ' as aforefaid, for the watching, balking, directing and attending · of the Seans, as is aforefaid :

" III. For Remedy whereof, and for the Maintenance of the faid Balkers, &c. . Trade of Fishing, which doth fo greatly tend to the Profit of may enter inte many of the Inhabitants within the faid Counties, and others, Grounds of Be it therefore enacted by our Sovereign Lord the King, the difcover Fifh. Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That it shall and may be lawful at all Time and Times hereafter, to and for all and every fuch Watchmen, Balkers, Huors, Condors, Directors and Guidors, and all fuch Fishermen and other Persons as shall necessarily attend the faid Seans or Nets, as aforefaid, at the Times of Fifhing for Herrings, Pilchards and other Sean-fifh within the faid Counties where fuch Fish shall hereafter be taken, to enter and go into and upon any Lands, Tenements and Hereditaments, which do lie or adjoin near unto any fuch Fishing Places, and fit, convenient and necessary to watch and balk in, or to draw and carry the faid Fifh on Shore,

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and there to watch for the faid Fifh, and to balk, hue, cond, direct and guide the Fifhermen which shall be upon the faid Sea and Sea-Coasts for the taking of the faid Fifh, and to draw and carry the faid Fifh on Land or Shore; any Law, Usage or Custom to the contrary in any wife notwithstanding.

IV, And be it further enacted by the Authority aforefaid, That if any Action of Trespass or other Suit shall at any Time hereafter happen to be attempted and brought against any Person or Perfons for entering and going on the Land for watching of the faid Fish, or for balking, huing, conding, directing or guiding of the faid Fishermen in their Boats upon Sea or Sea-Coafts for taking of the faid Fifh, or for the Landing of the faid Fifh, as aforelaid, by Authority of this present Act, the Desendant or Defendants in any fuch Action or Suit shall and may plead Not Guilty for any Thing doing by virtue of this Act : And upon the Trial of that Iffuc, the whole Matter to be given on both Parties in Evidence, according to the very Truth of the fame : And after fuch Issue tried for the Defendant or Defendants, or Nonfuit of the Plaintiff or Plaintiffs after Appearance, the fame Defendant or Defendants to recover his or their Damages, by reason of his or their wrongful Vexation in that Behalf, with Cofts also in that Behalf fustained; and that to be affeffed by the fame Jury that shall try the faid Iffue; or elfe by Writ to enquire of the Damages, as the Cale shall require; for which Costs and Damages such Defendant shall and may by virtue of this Act take and fue forth fuch Execution as the Defendant in a Replevin may do.

## C A P. XXIV.

An Act against the deceitful and falfe making of *Mildernix* and *Powle Davies*, whereof Sail-Cloths for the Navy and other Shipping are made.

WHEREAS the Clothes called Mildernix and Powle Davies, whereof Sail-Clothes and other Furniture for the Navy and Shipping are made, were heretofore altogether brought out of *France* and other Parts beyond the Scas, and the Skilland Art of making and weaving of the faid Clothes never known or ufed in *England*, until about the Two and thirtieth Year of the Reign of the late Queen of famous Memory Queen *Elizabeth*, about which Time, and not before, the perfect Art and Skill of making and weaving of the faid Clothes was attained unto, and fithence practified and continued in this Realm, to the great Benefit and Commodity thereof:

<sup>4</sup> II. And whereas of late many of the King's Majefty's Sub-<sup>5</sup> jects, not trained nor brought up in the faid Art, nor any <sup>6</sup> ways fkilful therein, have, notwithftanding, upon defire of <sup>6</sup> Gain, made and weaved, or caufed to be made and weaved, <sup>6</sup> many Clothes in likenefs and fhew of Mildernix and Powle <sup>6</sup> Davies, but in truth neither made of fuch Stuff as the faid Mil-<sup>6</sup> dernix and Powle Davies are and ought to be made of, nor fo <sup>6</sup> well driven or weaved, nor yet of that Length nor Breadth, as <sup>7</sup> the true Clothes called Mildernix and Powle Davies are and <sup>8</sup> ought to be; infomuch that the faid Clothes do yearly and <sup>9</sup> daily grow worfe and worfe, and are made more thinner, flighter <sup>1</sup> and meaner, than heretofore they have been, to the great Decett <sup>6</sup> and

Plea for Condor &c. in Action of Trespais.

Cofts. Damages.

' and Hurt of all his Highnefs' loving Subjects that are to use and employ the fame about the Sails and other Furniture of their ' Ships and failing Veffels, and to the great Damage of his High-' nefs' Navy, the chiefest Strength of this Realm, (next unto God <sup>6</sup> and his Highnefs), and within fhort Time like utterly to over-<sup>6</sup> throw the Art and Trade of making Cloth of that Kind within ' this Realm ; whereupon his Highneis faid Subjects, as well the . Makers as Ufers of the faid Clothes are much hurt and im-' poverished through the Deceitfulness, Unskilfulness and Igno-• rance of the Weavers and Makers of the faid Clothes:'

III. For Remedy and Redrefs whereof, be it enacted by the Unduly weaving King's most excellent Majesty, with the Assent of the Lords Sail Cloth. Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That no Perfon or Perfons refiant, inhabitant or dwelling within this Realm, fhan at any Time after the First Day of August next coming make, weave or caufe to be made and weaved, any fuch Cloth or Clothes for Sails, or Furniture of Ships, or other failing Veffels, called, termed or known by the Name or Names of Mildernix and Powle Davies, or any of them, but fuch as now do use the fame, or any of their Servants, or such as shall hereafter be Apprentices, and trained and brought up in the Trade and Art of making of the faid Clothes by the Space of Seven Years together at the least; nor shall set any Man to work in the making or weaving of any fuch Clothes, being not a Workman trained up before the First Day of August next coming, in the faid Art and Mystery; upon Pain that every such Person offending or Penalty. doing the contrary, shall forfeit and lose for every Default Twenty Shillings for every Month.

IV. And further, That no Perfon or Perfons from and after the Of what Stuff, faid First Day of August shall make or weave the faid Clothes of &c. Mildernix, any other Stuff than of good and fufficient Hemp, nor of any &c. made. less Length than Three and thirty Yards, nor of any less Breadth than Three Quarters of a Yard : Nor that the Weaver, or other Perfon or Perfons, shall fell or offer to fell any of the faid Clothes before the Stuff be well beaten, fcoured, bleached, and the Cloth well driven with a brazen or iron Shuttle; upon Pain that every Perfon offending or doing the contrary herein, shall forfeit and Penalty. lofe for every fuch Piece of Cloth woven, made or fold contrary to the Form of this Act, Five Shillings.

V. And be it further enacted by the Authority aforefaid, Who fhall have That the one Moiety of the Benefit of all the Forfeitures and the Forfeitures. Penalties in this Act contained shall come and be unto the King's most excellent Majesty, his Heirs and Successors, and the other Moiety thereof unto such as will sue for the same in any of the King's Majefty's Courts, by Bill, Plaint, Action of Debt, Information or otherwife; in which Actions, Suits, Plaints or Informations, no Wager of Law, Effoin or Protection shall be allowed.

### C A P. XXV.

'An A& for continuing and reviving of divers Statutes, and for repealing of fome others.

3 & 4 E. 6. cc. 19. 21. <sup>55</sup> 21 H.8. c. 12. 24 H.8. c.9. " I Eliz. c. 17. 5 Eliz. c. 7. And fo much of 5 Eliz. c. 5. as " as is not revealed by any later Statute, nor doth concern the " Transpor-3

A.D. 1603.

" Transportation of Herring or other Sea-fish, nor Freedom of " Cuitom, Sublidy or Tonnage for the fame, nor Transportation " of Corn; together with all and every other Additions, Ex-" planations and Alterations made thereunto or thereof, or of " any Part thereof, by any Statute or Statutes made fithence the making of the faid last mentioned Act, and now standing " in force. § 6. 8 Eliz. c. 10. 13 Eliz. cc. 21. 10. 20. 14 Eliz. " c. II. 18 Eliz. c. 11. 43 Eliz. c. 9. 18 Eliz. cc. 20. 3. " 27 Eliz. c. 17. Pr. 27 Eliz. c. 14. 39 Eliz. c. 16. 27 Eliz. " c. 24. 31 Eliz. c. 8. 31 Eliz. c. 5. Pr. 35 Eliz. cc. 1. 10, 11. " 39 Eliz. cc. 1, 2. 10. 12. 14. 17. 43 Eliz. c. 9. 39 Eliz. c. 4. " with this Provision to be annexed thereunto by Authority of " this prefent Parliament, That the faid last mentioned Act, nor " any Thing therein contained, shall impeach, avoid, prejudice or-" reftrain fuch Liberty and Inheritance as John Dutton of Dutton, " in the County of Chefter, Efquire, and his Ancestors, whose " Heir he is, have lawfully used and exercised, in allowing " Minftrels in the County Palatine and County of the City of " Chefter, and for Government of Minftrels there, and keeping a " Court yearly for that Purpole. § 20. 43 Eliz. cc. 3. 6. " 43 Eliz. c. 2. with this Addition, viz. Be it enacted, That " all Perfons to whom the Overfeers of the Poor shall, according " to this Act, bind any Children Apprentices, may take and " receive, and keep them as Apprentices; any former Statute " to the contrary notwithstanding. § 23. 43 Eliz. cc. 10. 5. " continued until the End of the first Session of the next Parlia-4 ment. § 1—24.

XXV. Provided neverthelefs, That fo much of every of the faid Acts as by any new Act made in this Seffion of Parliament, fhall be altered or repealed, fhall ftand difcontinued.

" At what Prices Grain may be transported. § 26, 27.

[Repealed, 31 G. 3. c. 30. § 1.]

XXVIII. Provided alfo, and be it enacted, That no Perfon or Perfons shall incur any Penalty for want of Length, Breadth or Weight of *Welfb* Cottons, under the Price of Fifteen Pence the Yard, or Two Shillings the Goad, fo as they be not mixt with Hair or other deceitful Stuff; nor for any others above that Price, except they be mixt as aforefaid, or shall shrink above the Rate of Half a Yard in Twelve Yards of Length, or weigh lefs than Fourteen Ounces the Yard, or hold not full Three Quarters of a Yard broad. [See as to fealing and trying Welfb Cottons, 3 Jac. 1. c. 17.]

" 5 Eliz. c. 9. revived and continued until the End of the Firft Seffion of the next Parliament. § 29. 14 Eliz. c. 7. 27 Eliz. C. 3. revived; any Repeal heretofore made thereof, or of any of them, to the contrary notwithstanding. § 30, 31.

XXXII. And that fo much of one Act made in the Fourteenth Year of the Reign of the faid late Queen Elizabeth, intituled, An All for the Punifbment of Vagabonds, and for the Relief of the Poor and Impotent, as concerneth the taxing, rating, levying, receiving and employing of Gaol Money, shall be revived from henceforth, and stand and continue until the End of the first Session of the next Parliament.

Sanctuaries extinct.

14 Xiz. c. 5.

" 27 Eliz. c. 19. Pr. continued for Ten Years, &c. § 33. XXXIV. And

XXXIV. And be it also enacted by the Authority of this prefent Parliament, That fo much of all Statutes as concerneth abjured Perfons and Sanctuaries, or ordering or governing of Perfons abjured, or in Sanctuaries, made before the Five and thirtieth Year of the late Queen Elizabeth's Reign, shall also stand repealed and be void.

" 22 E. 4. c. 5. 3 H. 8. c. 15. 21 H. 8. c. 9. 7 E. 6. c. 8. " 1 M. Seff. 2. c. 11. 4 H. 5. c. 3. 4 E. 4. c. 9. 15 R. 2. c. 11. " 5 & 6 E. 6. c. 21. And fo much of 7 E. 6. c. 5. as doth " concern the felling of Wine at certain Prices, or forbidding or " restraining the having of Wines in Mens Houses. 4 E. 4. c. 8. " [in part revived, 7 Jac. 1. c. 14. § 3.] 24 H. 8. c. 13. " [in part revived, 7 Jac. 1. c. 14. § 3.] 24 H. 8. c. 13. " 1 & 2 P. & M. c. 2. 4 & 5 P. & M. c. 2. 5 Eliz. c. 8. re-", pealed. § 35-47. 1 M. Seff. 2. c. 2. repealed. § 48. ", pealed. § 35-47. I M. Seti. 2. c. 2. repeated. " 2 & 3 E. 6. c. 21. 5 & 6 E. 6. c. 12. made perpetual. And " the Children of Ecclesiastical Persons in the faid Act men-" tioned (a), fhall be and continue legitimate and inheritable to " all Intents and Purposes, in such Sort as Children of Lay Per-" fons do enjoy and may inherit; any Canon or Constitution to the " contrary notwithstanding. § 49, 50. (a) [5 & 6 E. 6. c. 12.]

### C A P. XXVI.

An Act for the Continuance and due Observation of certain Orders for the Exchequer, first fet down and established by virtue of a Privy Seal from the late Queen Elizabeth.

AOST humbly pray your excellent Majefty, your most M loving and faithful Subjects the Lords Spiritual and 4 Temporal, and the Commons, in this prefent Parliament affem-' bled, That whereas the late Queen Elizabeth, in the Thirteenth · Year of her happy Reign, out of her Princely Grace and meer Motion, by her gracious Privy Seal, to the then Lord Treasurer,
Chancellor and Barons of her Majesty's Exchequer directed, did " authorize and command them to fet down and effablish certain · Orders touching the awarding of Process, Difcharge without · Pleading, Difcharge of Iffues, and the Rates of Fees within ' the Office of the Lord Treasurer's Remembrancer in the Ex-' chequer: By virtue of which her Royal Commandment, upon ' grave Deliberation, and with the Privity and Confent of her Majefty's then learned Council thereunto called, divers Orders, being ' most honourable and agreeable to Juffice, were conceived and ' eftablished ; which Orders be to this Bill annexed :'

II. May it pleafe your most excellent Majesty, for the Establifhment, Continuance and Furtherance of her faid Majefty's then most gracious Intention, and of your Majesty's most abun-dant Grace and favourable Inclination to the Good and Ease of your Highnels' Subjects, that it may be enacted, and by the Authority of this prefent Parliament, be it enacted by the King's most excellent Majesty, with the Assent of the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, That all manner of Issues lost and forfeited, or hereafter to be lost Cermin liftues and forfeited, which by the true Intent of the fame late Queen's forfaited, most gracious Privy Seal, and the faid Orders hereunto annexed, remitted ought to be remitted and discharged against her faid Majesty, be, and

and at all Times for ever hereafter shall be accordingly, by virtue of this prefent Act, clearly discharged and acquitted against your Majefty, your Heirs and Succeffors.

Offending against Orders.

Penalty.

Orders for re-

Fines ftreated out of C. P

Process upon the first Streat of Original.

III. And be it further enacted by the Authority aforefaid, That if the Lord Treasurer's Remembrancer for the Time being, or any of his Clerks, shall, from and after the last Day of this present Seffion of Parliament, award any Process, exact any Pleading, or take any Fees, or otherwife in any Point demean him or themfelves contrary to the true meaning of any the faid Orders, that then for every fuch Offence which the faid Lord Treasurer's Remembrancer or his Deputy, or any of his or their Clerks shall commit, the Person so offending, or in case any such Perfon fo offending be unable to fatisfy, the faid Lord Treasurer's Remembrancer himfelf, shall forfeit and lose the Sum of Twenty Pounds; whereof the one Moiety to be to your Majefty, your Heirs and Succeffors, and the other Moiety to the Party grieved, to be fued for within Two Years of the Offence committed, by Action of Debt, Bill, Plaint or Information, in any your Majefty's Courts of Record at Westminster; wherein no Ession, Protection, Wager of Law or Privilege shall be allowed.

' IV. The Orders fet down for respect of Homage, by the spect of Homage . Right Honourable Sir William Cecil of the Honourable Order ' of the Garter, Knight, Baron of Burghley, Lord Treasurer of <sup>e</sup> England, and Master of the Court of Wards and Liveries, <sup>e</sup> Sir Walter Mildmay Knight, Chancellor and Vice-Treasurer · of her Highness' Court of the Exchequer, Sir Edward Saunders . Knight, Lord Chief Baron of the faid Court, and other the <sup>6</sup> Barons of the fame, calling unto them Gilbert Gerrard Esquire, <sup>6</sup> her Majesty's Attorney General, and Thomas Bromley Esquire, • her Highness' Solicitor General, and made the Fifteenth Day ' of June, in the Year of our Lord God One thousand five hundred three fcore and thirteen, and in the Fifteenth Year of the · Reign of our Sovereign Lady ELIZABETH, by the Grace of <sup>6</sup> God, Queen of England, France and Ireland, Defender of the <sup>6</sup> Faith, &c. according to her Majesty's Privy Seal to the faid ' Treasurer and Barons in that Behalf directed, and witneffed 4 under their Hands as followeth :

> " V. That no Process, Ad faciend. Homagium & fidelitatem, or " Ad faciend. fidelitatem, or any Writ of Scire facias, Capias or · Distress, from the Fines streated out of the Court of Common ' Pleas, shall go out of the Treasurer's Remembrancer's Office upon any Supposal, upon Pain by former Laws and Statutes · limited, and by the Orders of the faid Court in that Cafe pro-• vided, but upon a good and just Ground; and the fame shall be · vouched in every of the faid Processes according to the Book, " Term, Year, Roll and Record thereof, that it may be certainly found: And yet if by any known Record remaining in that • Office it may appear the fame Tenure have been traverfed, • then the faid Proceffes to be difcharged by the faid Tra-verfe without Pleading.

> ' VI. Upon the Streat of the Original of the Chancery, of the first Grants of any Lands or Tenements holden in Chief. • or by Knights-Service, or Socage in Chief, or of any Licence · of Alienation, Pardon of Alienation, Oufler le main, general or ' special Livery, or Incolment of any of them, Process shall • be

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' be made only for the Service due thereupon, and the Parties ' upon the fame shall be admitted without Pleading, as it hath ' been accuftomed, to make their Fine for respect of Homage, ' or to do their Fealty forthwith, whenfoever they will appear, ' and pray to be received for the fame, paying the Charges of ' their faid Fine, as hereafter is appointed. [See 12 Car. 2. c. 24.]

· VII. Where the first Tenant in any fuch Writ from the faid Upon a Writ " Original or fuch Inrolment is returned by the Sheriff, Mort or the first Tenant " Nibil babet, then shall go out according to the ancient Course returned Mort, ' of the faid Court, a Diftring. tenent. against the Tenants of the or Nihil habet. ' fame Lands, to the Sheriff, to do their Service due to the King, ' and to fhew their Entry into the fame; who returning the Name ' of the Tenant of the Lands in the Writ, there shall go Process ' then every Term against the faid new Tenants , to do their faid Service, and also to shew their Entry, and they to lofe Issue ' thereupon, until they come in, and make their Fine for respect ' of Homage or Fealty, or do their Fealty upon the fame, ac-

cording to the ancient Course of the Exchequer.
VIII. To avoid the Charges of Pleading, upon shewing of Charge of plead-' any Man's Entry, it shall be lawful for every Person that by ing in certain force of any Licence of Alienation doth come to any Lands or Cafes avoided. ' Tenements holden in Chief, affured to him in Fee-fimple, Fee-tail ' general or fpecial, or for Term of Life, by any manner of Con-' veyance in Law from the Party in the first Original or the ' Inrolment of the fame, to bring the fame Licence and Convey-' ance to the faid Treafurer's Remembrancer, and thereupon the ' faid Barons of the Exchequer, or the faid Treasurer's Remem-' brancer, finding the faid Licence of Alienation to be good ' and agreeable to the Affurance thereupon made, and likewife agreeable to and from the faid Original, and from and with all ' the Vouchers of the fame, the Party to whom fuch Licence of " Alienation is made, shall be received to inroll the faid Licence ' only, and to make his Fine thereupon for respect of Homage, • without any further Pleading, or other shewing of his Title for ' the fame : And likewife whofoever shall enter into any Lands Inrolling a ' by Livery general, special, or Ousser le main (a), bringing the Livery or Ousser fame and the Schedule of his Livery with him, he shall be re- le maine. " ceived to like Inrolment, and making of his Fine without any Pleading. Pleading. (a) [Taken away, 12 Car. 2. c. 24. § 4.] • IX. Likewife wholo that hath a Licence of Alienation of Licence of

· Lands and Tenements holden in Chief, which thereby are affured Alienation of ' unto him by Fine, the fame Perfon may also bring in his faid Lands affured ' Licence and Affurance thereupon, to be examined as before in • the Fourth Article is mentioned, and the fame agreeing together, ' and also agreeing from and with the Original, and from and with the Vouchers of the fame, then the Party to be discharged ' without Pleading.

"X. Where any Writ of Reversion shall be made upon any Writ of Rever · Record for Lands or Tenements wherein the Prince is in Re- fion. · verfion, if it do appear by any fufficient Matter of Record within the Court, that the Grant or Record whereupon the faid • Writ of Reversion is made, is clearly avoided or determined; in · fuch Cafe the Party upon fhewing forth of fuch Record, fhall be difcharged without Pleading. XI. Where

by Fine.

| Manors of fame<br>Name in one       | • XI. Where there be Two Manors or more, or other Lands<br>• and Tenements, of one Name in one County, and the one holden  |
|-------------------------------------|--|
| County.                             | <ul> <li>of the Prince in Chief, or by Knight's Service, and the other not,</li> <li>in fuch Cafes where the Matter fhall fo appear of Record, the</li> <li>Party that hath the Manors or Lands fo not holden, fhall be dif-</li> <li>charged of the Procefs without Pleading, and the Iffues there-</li> </ul>  |
| Iffues loft dif-<br>charged, &c.    | <ul> <li><sup>6</sup> upon loft to be faved.</li> <li><sup>6</sup> XII. The Iffues loft by her Majefty's Subjects, which her</li> <li><sup>6</sup> Highnefs of her gracious Favour and Goodneis hath appointed</li> <li><sup>6</sup> by her Majefty's Privy Seal to be difcharged, be as followeth,</li> <li><sup>6</sup> viz.</li> </ul>  |
| Upon Tenants of<br>Lands which      | • XIII. All Iffues loft or to be loft, upon any that are or fhall<br>• be returned Tenants of Lands which they have not, fhall be  |
| they have not.                      | <ul> <li>now difcharged, though they have other Lands within the</li> <li>Shire; that could not fo have been before the faid Privy Seal</li> <li>was granted.</li> </ul>   |
| Heirs, &c.                          | • XIV. All Iffues loft or to be loft upon any Heirs or Ward<br>• being within Age, or in Cuftody, or committed to any, fhall be<br>• now as before difcharged, that were wont to remain while the<br>• Heir come to full Age.  |
| Committees of<br>Wards by Leafe.    | • XV. All Iffues loft or to be loft upon the Committees of any<br>• Wards Lands by Leafe, as returned Tenant thereof, fhall be<br>• now difcharged, that otherwife fhould have been paid by the<br>• faid Committees, if they had any Lands or Tenements, Goods  |
| Lands in Queen's<br>Hand by Extent. | <ul> <li>or Chattels, within the faid County.</li> <li>XVI. All Iffues loft or to be loft upon any Lands in the</li> <li>Queen's Majefty's Hands, by Extent or otherwife, fhall be now</li> <li>difcharged, that otherwife could not have been by the Courfe of</li> <li>the Court.</li> </ul>   |
| Tenants for<br>Life, &c.            | • XVII. All Iffues loft or to be loft upon the Farmers and Te-<br>• nants of any Lauds for Life, Years or at Will, shall be now dif-<br>• charged, that were wont to pay them being returned Tenants<br>• thereof by the Sheriffs, if they had any Lands or Goods within<br>• the Shire.   |
| Tenants in<br>Chief.                | • XVIII. All Iffues loft or to be loft upon Tenants of Lands<br>• in Chief by Extent, shall be now as afore difcharged, and could<br>• not fo have been before, but were always leviable upon the<br>• Lands.  |
| By undue Re-<br>aurns of Sheriff.   | <ul> <li>XIX. All Iffues loft or to be loft by fundry other Vexations,</li> <li>as well by untrue Returns and Mifreturns of Sheriffs and Under</li> <li>Sheriffs, fhall or may be difcharged, moderated or otherwife</li> <li>ordered, as the Court fhall think meet, that were infinite before,</li> <li>and could not be difcharged, but the Party was driven to take</li> <li>his Remedy againft the Sheriff.</li> </ul>                                |
|                                     | • XX. All Iffues loft or to be loft upon any former Grant of<br>• Lands and Tenements in Chief, that are afterwards given not<br>• to be holden in Chief, thall be now difcharged by this Privy Seal,<br>• and could no way have been remitted, until the Second Grant<br>• had been laid and pleaded.   |
| By Jurone.                          | <ul> <li>XXI. All Iffues loft or to be loft by any Perfon returned in</li> <li>any Jury in the Exchequer, or in any Attaint or Jury in the</li> <li>King's Bench or Common Pleas at Wefiminfler, or in any Jury</li> <li>before the Juffices of Affize in any Court within the Realm,</li> <li>which at the Time of their Appearance appointed, were be-</li> <li>yond Sea in her Majefty's Service, or by fpecial Licence in</li> <li>Writing,</li> </ul> |

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" Majefty's Chamber or Houfehold, and bound to their per-

fonal Attendance there, fhall be now difcharged clear, that be-

fore could by no Means be holpen.

XXII. Rata finium pro homag. tenent. Dominæ Reginæ per unum annum integrum respectuand. cum feod. Rememorat. Thefaur. & pro intrac. finium cum record. inde fact. ac pro feod. Attorn. pro eodem anne integro exhibit. Parliament.

| Valor ter-         | Fines re- | Feod. Rem. | Pro. in   | - Pro feod.  |
|--------------------|-----------|------------|-----------|--|
| rarum.             | ginze.    | Thef.      | trac.     | Attorn.  |
| Li. Li.            | 8.        | d.         | d.        | d.   |
| A C. ad. lx.       | X.        | xx.        | iv.       | By fome xl.  |
| Li. Li.            | marc.     | d.         | d.        | d.   |
| A lx. ad. xxx.     | dim.      | xx.        | iv.       | By fome xx.  |
| Li. Li.            | 8.        | d          | d.        | By fome nil.   |
| A xxx. ad. xx.     | V.        | xx.        | iv.       |  |
| Li. Li.            | d.        | d.         | d.        |  |
| A xx. ad. xv.      | xl.       | xx.        | iv.       |  |
| Li. Li.            | <b>8.</b> | d.         | d.        | By fome vo- s. d.  |
| A xv. ad. x.       | ii.       | xx.        | iv.       |  |
| Li. marc.          | d.        | d.         | d.        | luntary Annu-  |
| A x. ad. x.        | xx.       | xx.        | iv.       | ities for all s.   |
| marc. s.           | d.        | d.         | d.        | 8. d.  |
| A x. ad. C.        | xii.      | xii.       | iv.       | vi. viii.  |
| s. s.              | d.        | d.         | d.        | S.   |
| A C. ad. lx.       | viii.     | viii.      | iv.       | V.   |
| s.<br>Alx. & infr. | d.<br>iv. | d.<br>iv.  | d.<br>iv. | Thefe never lofe Iffues, but<br>have their Fines paid, whether<br>they come or come not. |

" XXIII. Item, That the faid Fines shall be paid after the

. faid Rate exhibited to the Parliament House, and not otherwife.

· According to the faid Treafurer's Remembrancer's own Offer, Writ upon

• for himfelf and the Clerks of his Office, it is ordered, That he Suppoint

• him elf fhall py every Subject's Charges, as by the Court of

· Exchequer shall be set and ordered, that shall be vexed by any

"Writ upon a Supposal, and not upon a good and just Ground

• vouched and fet down in every Writ, as before is declared. • XXIV. The Clerks of the faid Treasurer's Remembrancer's Iffues loft after · Office shall pay all Issues that any of her Majesty's Subjects Fine for Respice " fhall lofe, after he hath paid his ordinary Fine for respect of of Homage. • Homage to any of them for any Lands or Tenements, and fo • may be proved by any of their Acquittances, W. Burleigh, Wal-

• ter Mylacmaie, Edward Sanders, George Frevile, John Birche. ^ *Е*ж

• Ex. per G. Gerrard, Thomas Bromley. Ex. per John Ofbourne, de-• cimo feptimo Novemb. 1601.

XXV. Provided always neverthelefs, and be it enacted by the Authority aforefaid, If in cafe it shall be thought fit, for the true Knowledge and Prefervation of the Tenures appertaining to the Crown, and fo ordered in the open Court of Exchequer, that Procefs should iffue out of the faid Court against any, that in every fuch Cafe the faid Treasurer's Remembrancer, or any his Clerks, may fend out the faid Procefs without incurring any the Penalties of this Act: In which cafe, no fuch Tenure appearing to the Court, the Party shall be clearly difmissed, without any manner of Pleading or paying any Fees at all.

### C A P. XXVII.

An Act for the better Execution of the Intent and Meaning of former Statutes made against shooting in + Guns, and for the Prefervation of the Game of Pheasants and Partridges, and against the destroying of Hares with Harepipes, and tracing Hares in the Snow.

FORASMUCH as there be divers good and neceffary Laws and Statutes which do inflict and impose divers great and heavy Penalties, Punifhments and Forfeitures upon fuch as fhould " with any Guns, Nets, Crofs-bows, or other Inftruments or Engines, spoil or deftroy the Game of Pheafants, Partridges, Hearn, Mallard, and fuch like; and upon fuch as kill or deftroy Hares with Hare-pipes, Cords or other Engines, or should kill any Hare by tracing and courfing them with Dogs in the Snow: And neverthelefs of late Years, the feveral Games above menf tioned have been more exceflively and outrageoufly fpoiled and destroyed, than hath been in former Ages, especially by the vulgar Sort, and Men of small Worth, making a Trade and a ' Living of the Spoiling and Destroying of the faid Games, who ' are not of Sufficiency to pay the faid Penalties in the faid Sta-' tutes mentioned, nor to answer the Costs and Charges of any that . fhould inform and profecute against them in any of his faid Ma-' jefty's Courts of Record at Weftminster, upon any of the faid ' Penal Laws and Statutes; by Reafon whereof few Suits have <sup>4</sup> been attempted upon the faid Laws, and for the faid Forfeitures, ' whereby the Good thereby meant and hoped hath not fucceeded, <sup>4</sup> and thereby great Scarcity of the faid Games in all, or in the <sup>4</sup> most Parts of this Realm, hath followed, and prefently is, and ' fo is like to be, if fome Remedy be not in that Behalf provided :'

II. Be it therefore enacted by the Authority of this prefent Parliament, That all and every Perfon and Perfons, which from and after the First Day of August next following shall shoot at, kill or destroy with any Gun, Cross-bow, Stone-bow or Longbow, any Pheasant, Partridge, House-dove or Pigeon, Hearn, Mallard, Duck, Teal, Widgeon, Grouse, Heath-cock, Moregame, or any such Fowl, or any Hare (a); or after the said First Day of August shall take, kill or destroy any Pheasant, Partridge, House-dove or Pigeon, with Setting-dogs and Nets, or with any

> (a) [Repealed, as to Hares, 48 G. 3. c. 93. § 1.] Manner

Proceis for Tenures of the Crown.

+ Sic.

13 R. 2. Stat. I. c. 13. 11 H. 7. c. 17. 19 H. 7. c. 11. 5 Eliz. c. 21. 23 Eliz. c. 10.

Shooting at Game.

Manner of Nets, Snares, Engines or Instruments whatfoever; or ihall take the Eggs of any Pheafant, Partridge or Swans out of Taking Eggs. the Nefts, or willingly break, fpoil or deftroy the fame in the Neft; or after the faid First Day of August shall trace or course any Hares in the Snow, or at any Time take or deftroy any Hares Tracing Hares. with any Hare pipes, Cords, or with any fuch Inftruments or other Engines : And the fame Offence or Offences being proved, by the / Confession of the Party, or by the Testimony of Two sufficient Witneffes (b) upon Oath before Two or more Juffices of Peace of fthe fame County, City or Town Corporate, wherein the Offence shall be committed, or the Party offending apprehended, shall be by the faid Juffices of Peace, for every fuch Offence committed to Imprifonment. the Common Gaol of the faid County, City or Town Corporate, where the Offence shall be committed, or the Parties appre-'hended, there to remain for Three Months without Bail or Mainprife, unless that the faid Offender do or shall forthwith upon the faid Conviction, pay or caufe to be paid, to the Churchwardens of the faid Parish where the faid Offence shall be committed, or the Party apprehended, to the Use of the Poor of the faid Parish, the Sum of Twenty Shillings for every Pheafant, Part- Fenalty. ridge, House-dove, Pigeon, Hearn, Mallard, Duck, Teal, Wid-geon, Grouse, Heath-cock, Moregame or any such Fowl, and for every Egg of Pheafant, Partridge or Swans, and for every Hare, which any and every fuch Perfon and Perfons fo offending and convicted as aforefaid, shall take, kill or willingly destroy, contrary to the true Purport and true Meaning of this Statute; or after One Month after his Commitment, together with Two fufficient Sureties, become bound by Recognizance in the Sum sureties for of Twenty Pounds a piece to the King's Majefty's Ufe, his Heirs good behaviour. and Succeffors, with Condition that he the faid Party fo offending shall not at any Time thereafter shoot at, kill, take or destroy any of the faid Games before mentioned, by any of the Means aforefaid : Which faid Recognizances shall be taken by any Two or more Justices of Peace of the faid County, City or Town Corporate, where the Offender shall be fo imprifoned as aforefaid, and shall be returned to the then next Quarter-Sessions, and there to remain of Record as other Recognizances taken for the Peace.

III. And for the better Prefervation of Deer, Hares (c) and Keeping Greyother the Games aforefaid, Be it further enacted by the Authority hound, &c. with aforefaid, That all and every Perfon and Perfons which from or Nets to take after the faid First Day of August shall have or keep any Greyhound for courfing of Deer or Hare, or Setting-dog or Dogs, or Net or Nets, to take Pheafants or Partridges, except fuch Perfon or Perfons which shall be feifed in their own Right or in the Right of their Wives, of Lands, Tenements or Hereditaments, of the clear yearly Value of Ten Pounds by the Year or more, over and above all Charges and Reprifes, of fome Eftate of Inheritance; or of Lands, Tenements or Hereditaments in his own Right or in the Right of his Wife, for Term of Life or Lives, of the yearly Value of Thirty Pounds over and above all Charges and Reprifes; or be possessed of Goods or Chattels to the full Value of Two hundred Pounds to his own Use; or be the Son or Sons of any Knight,

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<sup>(</sup>b) [One Witnefs fufficient, y Jac. 1. c. 11. § 8.] (c) [See Note (a) to § 2.] Vol. IV. S a

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or of any Baron of Parliament, or of fome Perfon of higher Degree, or the Son and Heir apparent of any Esquire ; and being thereof convicted as atorefaid, shall by the faid Juffices of the Peace be committed and imprisoned in Manner and Form as in and by this prefent Act before is expressed, specified and declared : Except fuch Perfon and Perfons fo offending and thereof convicted as aforefaid, do forthwith pay or caufe to be paid to the Churchwardens of the faid Parish where the faid Offence shall be committed, or the Party apprehended, to the Ufe of the Poor of the faid Parish, the Sum of Forty Shillings of good and lawful Money of England.

IV. And be it further enacted by the Authority aforefaid, That every Perfon and Perfons which at any Time after the faid First Day of August shall fell or buy to fell again, any Deer, Hare (d), Partridge or Pheafant, (except Partridge and Pheafants reared and brought up in House or Houses, or brought from beyond the Scas) shall forfeit for every Deer fo bought and fold, Forty Shillings, for every Hare (d) Ten Shillings, and for every Partridge Ten Shillings, and for every Pheafant fo to be bought and fold Twenty Shillings: Of all which Forfeitures the One Moiety shall be to him or them that will fue for the fame by Bill, Indictment or Information, and the other Moiety to the Poor of the Parish where the said Offence or Offences shall be committed.

V. And be it further enacted by the Authority aforefaid, That no Perfon or Perfons shall or may after the faid First Day of Auguff be punished by Force of any former Statute or Law, for any of the faid Offences for which by Force of this Law any Punishment shall be inflicted : And that all Justices of Affize in their feveral Circuits, and all Juffices of the Peace in their General Ouarter-Seffions, and any Two Jultices of Peace or more together, out of any Sellions, shall and may by Force of this prefent A& have full Power and Authority to examine, hear, punish and determine all Offences to be committed against this prefent Statute, and to administer Oaths as aforefaid, and perform and execute all and every Act and Thing fit or requisite for the due Execution of this prefent Ad.

"Who may take Pheafants with Nets, and when. § 6. 1 [Repealed, 7 Jac. 1. c. 11. § 5, 6.]

VII. And be it also further enacted by the Authority aforefaid, for Hawks-meat. That it shall and may be lawful to and for every Person and Perfons keeping any Hawk or Hawks, which at the General Quarter-Seffions of the County where he and they shall dwell, shall be licenfed, to shoot Hail-shot in Hand-guns or Birding-pieces, at Crow, Chough, Pye, Rook, Ring-dove, Jey or imaller Birds, for Hawks-meat only, to shoot and kill Hawks-meat, according to the faid Licence only; fo that fuch Party fo to be licenfed do at the fame Quarter-Seffions wherein he shall be licensed, become bound to the King's Majefty by Recognizance in Twenty Pounds not to shoos at any the Fowl or Game at which shooting is prohibited by this Law; and fo that he or they shall not shoot in any Handgin or other Gun, within Six hundred Paces of any Hernery, nor within One hundred Paces of any Pigeon-house, nor in any Park,

# (d) [See Note (a) to § 2.]

Forest

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Penalty.

Selling or buying to fell again D:er, &c.

Penalty.

Where no Punithment by former Law,

Who may determine Offences.

Licence to fhoot

.!

Foreft or Chafe, whereof the Party fo licenfed or his Mafter, is or thall not be the Owner, Keeper or Governor : For which Licence Fee. and Recognizance the Clerk of the Peace is to take only Twelve Pence and no more. This Law to continue to the End of the First Commune Selfion of the next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

### C A P. XXVIII.

An Act for Confirmation of the King's Majefty's Charter and Letters Patents (a), granted to the Mayor, Bailiffs and Burgeffes of the Borough of Berwiek upon Tweed, and their Succeffors, and of the Franchifes, Liberties, Privileges, Jurifdictions and Cuftoms of the faid Borough.

(a) [Bearing Date at Westminster, 30th April, 2 Jac.]

# CAP. XXIX.

An ACt to encourage the Seamen of England to take Fifh, whereby they may increase to furnish the Navy of England. EXP.

### CAP. XXX.

An Act for the Erecting and Building of a Church in Melcombe Regis, to be the Parish Church of Radipell; and for making the old Church of Radipoll a Chapel belonging to the fame.

## CAP. XXXI.

An A& for the charitable Relief and ordering of Perfons infected with the Plague.

FORASMUCH as the Inhabitants of divers Cities, Boroughs, Towns Corporate, and of other Parishes and Places, · being visited with the Plague, are found to be unable to relieve • the poorer Sort of fuch People fo infected, who of Neceffity • must be by fome charitable Course provided for, left they should " wander abroad and thereby infect others : And foralmuch as di-• vers Perfons infected with that Difeafe, and others inhabiting in 4 Houses and Places infected, as well poor People and unable to • relieve themselves that are carefully provided for, as others • which of themselves are of Ability, being commanded by the Magistrate or Officer of or within the Place where the Infection I fhall be, to keep their Houses, or otherwise to separate themselves from Company for the avoiding of further Infection, do notwithftanding very dangeroufly and diforderly mifdemean themfelves :

II. Be it therefore enacted by the Authority of this prefent Texing Inhabi-Parliament, That the Mayor, Bailiffs, Head Officers and Justices tants for Relief of Peace of every City, Borough, Town Corporate and Places of Sick of the privileged, where any Mayor and Bailiffs, Head Officers or Juffices Plague. of Peace are or shall be, or any Two of them, shall have Power and Authority from Time to Time, to tax and affels all and every Inhabitant, and all Houles of Habitation, Lands, Tenements and Hereditaments within the faid City, Borough, Town Corporate and 8 . . Places

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Places privileged, or the Liberties, or Precincts thereof, at fuch reasonable Taxes and Payments as they shall think fit for the reafonable Relief of fuch Perfons infected, or inhabiting in Houfes and Places infected in the fame Cities, Boroughs and Towns Corporate, and Places privileged, and from Time to Time to levy the fame Taxes of the Goods of every Perfon refusing or neglecting to pay the faid Taxes, by Warrant under the Hand and Seal of the Mayor and Bailiffs, and Head Officers aforefaid, or Two fuch Justices of Peace, to be directed to any Person or Persons for the Execution thereof.

III. And if the Party to whom fuch Warrant is or shall be directed shall not find any Goods to levy the same, and the Party taxed shall refuse to pay the fame Tax, That then upon Return , thereof the faid Mayor, Bailiffs, Head Officers or Juffices of Peace or any Two of them, shall by like Warrant under their Hands and Seals caufe the fame Perfon fo taxed to be arrefted and committed to the Gaol without Bail or Mainprize, until he shall satisfy the

fame Taxation and the Arrearages thereof. IV. And if the Inhabitants of any fuch City, Borough, Town not able to relieve Corporate or Place privileged, shall find themfelves unable to relieve their faid poor infected Perfons and others as aforefaid, That then upon Certificate thereof by the Mayor, Bailiff, Head Officers and other the faid Juffices of Peace, or any Two of them, to the Juffices of Peace of the County of or near to the faid City, Borough, Town Corporate or privileged Place fo infected, or any Two of them to be made, the faid Juffices of or near the faid County or any Two of them, shall or may tax and affels the Inhabitants of the County within Five Miles of the faid Place infected; at fuch reasonable weekly Taxes and Rates as they shall think fit, to be levied by Warrant from any fuch Two Justices of Peace of or near the County, by Sale of Goods, and in Default thereof by Imprisonment of the Body of the Party taxed as aforefaid.

V. And if any fuch Infection shall be in any Borough, Town Corporate or privileged Place where there are or shall be no Juftices of Peace, or in any Village or Hamlet within any County, That then it fhall and may be lawful for any Two baffices of Peace of the faid County wherein the faid Place infected is or shall be, to tax and affels the Inhabitants of the faid County within Five Miles of the faid Place infected, at fuch reafonable weekly Taxes and Rates as they shall think fit, for the reafonable Relief of the faid Places infected, to be levied by Warrant from the faid Juffices of Peace of the fame County by Sale of Goods, and in Default thereof by Impriforment of the Body of every Party fo taxed as aforefaid: the fame Taxes made by the faid Justices of Peace of the County for the Relief of fuch Citles, Boroughs, Towns Corporate and Places privileged where there are no Juiltices of Peace, to be disposed as they shall think fit; and where there are Juffices of Peace then in fuch Sort as to the Mayors, Balliffs, Head Officers and Juffices of Peace there or any Two of them shall feem fit and convenient.

VI. All which Taxes and Rates made within any fuch City, Borough, Town Corporate or Place privileged, shall be certified at the next Quarter Seffions to be holden within the faid City, Borough, Town Corporate or Place privileged; and the faid Taxes and Rates made within any Part of the faid County, failt in like Sort

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Refuling to pay.

Penalty.

Provilo for Places S:ck.

Imprisonment,

Where Infection and no Juffices of Peace.

Taxes affeffed to be certified at Quarter-Sei-Gens.

Sort be certified at the next Quarter-Seffions to be holden in and for the faid County; and that if the Juffices of Peace at fuch Quarter-Seffions respectively, or the more Part of them, shall think it fit the faid Tax or Rate should continue, or be enlarged or extended to any other Parts of the County, or otherwife determined, then the fame to be fo enlarged, extended or determined, encreased or taxed and levied in Manner and Form aforesaid, as to the faid Juffices at the Quarter-Seffions refpectively shall be thought fit and convenient : And every Constable and other Offi- Officers neglestcer that shall wilfully, make Default in levying such Money as they ing. shall be commanded by the faid Warrant or Warrants, shall forfeit for every fuch Offence Ten Shillings, to be employed on the Penalty. charitable Ufes aforefaid.

VII. And be it further enacted, That if any Perfon or Perfons Infected Perfon infected, or being or dwelling in any House infected, shall be, by refusing to keep the Mayor, Bailiffe, Conftable or other Head Officer of any City, House. Borough, Town Corporate, privileged Place or Market Town, or by any Juffice of Peace, Constable, Headborough or other Officer of the County (if any fuch Infection be out of any City, Bo-rough, Town Corporate, privileged Place or Market Town) commanded or appointed, as aforefaid, to keep his or their Houfe, for avoiding of further Infection, and shall not with standing wilfully and contemptuoully difobey fuch Direction and Appointment, offering and attempting to break out and go Abroad, and to refift, or going Abroad and refifting fuch Keepers or Watchmen as shall be appointed, as aforefaid, to fee them kept in; that then it shall be lawful for fuch Watchmen with Violence to inforce them to keep their Houfes: And if any Hurt come by fuch Inforcement to fuch difobedient Perfons, that then the faid Keepers, Watchmen and any other their Affiftants, shall not be impeached therefore : And if any infected Perfon as aforefaid, fo commanded to keep House, shall, contrary to such Commandment, wilfully and contemptuoufly go Abroad, and shall converse in Company, having any infectious Sore upon him uncured, that then fuch Perfon and Perfons shall be taken, deemed and adjudged as a Felon, and to fuffer Pains of Death as in Cafe of Felony: But if fuch Perfon Death. shall not have any such Sore found about him, then for his faid Offence to be punished as a Vagabond in all Respects should or ought to be, by the Statute made in the Nine and thirtieth Year of the Reign of our late Sovereign Lady Queen Elizabeth (a), for 39 Eliz. 4. the Punishment of Rogues and Vagabonds; and further, to be bound to his or their Good Behaviour for One whole Year.

VIII. Provided, That no Attainder of Felony by virtue of this Provide. Act shall extend to any Attainder or Corruption of Blood, or Forfeiture of any Goods, Chattels, Lands, Tenements or Hereditaments.

IX. And be it further enacted by the Authority aforefaid, Attendants ap-That it shall be lawful for Justices of Peace, Mayors, Bailiffs pointed. and other Head Officers aforefaid, to appoint within their feveral Limits Searchers, Watchmen, Examiners, Keepers and Buriers, for the Persons and Places respectively infected as aforefaid, and to minister unto them Oaths for the Performance of their Offices of Searchers, Examiners, Watchmen, Keepers and Buriers, and

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(a) [Repealed, 12 Ann. Stat. 2. c. 23.] S \$ 3

give

### Continuance.

Provilo for Useverlities, &c. give them other Directions, as unto them for the prefent Neceffity fhall feem good in their Diferences; and this Act to continue no longer than until the End of the First Seffion of the next Parliament. [See Note at End of A.]

X. Provided always, and be it enacted by Authority of this present Parliament, That no Mayors Bailiffs, Head Officers, or any Justices of Peace, shall by Force or Pretext of any Thing in this Act contained, do or execute any Thing before mentioned within either the Universities of Cambridge or Oxford, or within any Cathedral Church, or the Liberties or Precincts thereof, in this Realm of England. or within the Colleges of Eaton or Winshefter; but that the Vice Chancellor of either of the Universities for the Time being, within either of the fame respectively, and the Bishop and Dean of every fuch Cathedral Church, or One of them, within fuch Cathedral Church, and the Provoft or Warden of either of the faid Colleges within the fame, fhall have all fuch Power and Authority, and shall do and execute all and every fuch Act and Acts, Thing and Things in this Act before mentioned, wi hin their feveral Precincts and Jurifdictions abovefaid, as wholly, abfolutely and fully, to all Intents and Purpofes, as any Mayor, Bailiffs, Head Officers or Juffices of Peace, within their feveral Precincts and Jurifdictions may elfewhere by Force of this A& do and execute.

[Continued, 3 Car. 1. c.4, § 22. 16 Car. 1. c.4,]

### CAP. XXXII.

An A& for Repair of Dover Haven, EXP.

### C A P. XXXIII.

An A& of a Subfidy of Tonnage and Poundage. EXP.

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Anne

- Anno Regni JACOBI Regis, Angliæ, Scotiæ, Franciæ & Hiberniæ, viz. Angliæ, Franciæ & Hiberniæ, tertio, & Scotiæ tricefimo nono. (A.D.1605.)
- STATUTES made in the Parliament begun and holden by Prorogation at Westminster the Fifth Day of November in the Years of the Reign of our most gracious and excellent Sovereign Lord JAMES, by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, Sc. viz. of England, France and Ireland, the Third, and of Scotland the Nine and thirtieth ; and there continued until and on the Seven and twentieth Day of May then next following, and prorogued until and on the Eighteenth Day of November next following ; viz.
- [Here the Roll is indorfed, "ROTULUS PARLIAMENTI TENT. PER "PROROGACOEM QUINTO DIE NOVEMBRIS, ANNO REGNI "REGIS JACOBI TENTIO."]

## CAP. L

### An AA for a Publick Thankfgiving to Almighty God every Year on the Fifth Day of November.

FORASMUCH as Almighty God hath in all Ages flewed his Power and Mercy in the miraculous and gracious De-# liverance of his Church, and in the Protection of Religious " Kings and States; and that no Nation of the Earth hath been · bleffed with greater Benefits than this Kingdom now enjoyeth, • having the true and free Profession of the Gospel under our most gracious Sovereign Lord King James, the most great, learned and religious King that ever reigned therein, enriched with a " most hopeful and plentiful Progeny, proceeding out of his Royal · Loine, promifing Continuance of this Happinels and Profeffion to all Posterity: The which, many malignant and devilish Pa-· pifts, Jesuits and Seminary Priefts, much envying and fearing, · confpired most horribly, when the King's most excellent Ma-• jefty, the Queen, the Prince, and all the Lords Spiritual and • Temporal, and Commons, should have been assembled in the <sup>4</sup> Upper House of Parliament upon the Fifth Day of November in the Year of our Lord One thousand fix hundred and five, fud-' denly to have blown up the faid whole House with Gun-• powder : An Invention fo inhumane, barbarous and cruel, as the · like was never before heard of, and was (as fome of the principal \* Confpirators thereof confess) purposely devised and concluded • to be done in the faid Houfe, that where fundry necessary and religious Laws for Prefervation of the Church and State were made, which they falily and flanderoufly term cruel Laws, enacted against them and their Religion, both Place and Perfons • faould 584

A.D.1605.

" fhould be all deftroyed and blown up at once; which would " have turned to the utter Ruin of this whole Kingdom, had it not pleafed Almighty God, by infpiring the King's most excel-Ient Majefty with a Divine Spirit, to interpret fome dark Phrales \* of a Letter shewed to his Majesty, above and beyond all ordinary Conftruction, thereby miraculoufly difcovering this hidden Trea-' fon not many Hours before the appointed Time for the Exe-' cution thereof: Therefore the King's most excellent Majefty, ' the Lords Spiritual and Temporal, and all his Majefty's faithful ' and loving Subjects, do most justly acknowledge this great and infinite Bleffing to have proceeded meerly from God his great
 Mercy, and to his most holy Name do ascribe all the Honour, Glory and Praise: And to the End this unfeigned Thankfulnels ' may never be forgotten, but be had in a perpetual Remem-<sup>4</sup> brance, that all Ages to come may yield Praises to his Divine " Majesty for the same, and have in Memory this joyful Day of Deliverance ;'

II. Be it therefore enacted by the King's most excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all and fingular Ministers in every Cathedral and Parish Church, or other usual Place for Common Prayer, within this Realm of England and the Dominions of the fame, shall always upon the Fifth Day of November fay Morning Prayer, and give unto Almighty God Thanks for this most happy Deliverance: And that all and every Perfon and Perfons inhabiting within this Realm of England and the Dominions of the fame, shall always upon that Day diligently and faithfully refort to the Parish Church or Chapel accustomed, or to some usual Church or Chapel where the faid Morning Prayer, Preaching, or other Service of God shall be used, and then and there to abide orderly and soberly during the Time of the faid Prayers, Preaching, or other Service of God there to be used and ministred.

III. And because all and every Person may be put in Mind of this Duty, and be then better prepared to the faid Holy Service, be it enacted by Authority aforefaid, That every Minister shall give warning to his Parishioners publickly in the Church at Morning Prayer, the Sunday before every such Fifth Day of November, for the due Observation of the faid Day: And that after Morning Prayer or Preaching upon the said Fifth Day of November, they read publickly, distinctly and plainly this present Act.

### CAP. II.

An Act for the Attainder of divers Offenders in the late most barbarous, monstrous, detestable and damnable Treasons.

<sup>4</sup> IN most humble Manner beseechen your most excellent Ma-<sup>5</sup> Jesty, your most loyal, faithful and true-hearted Subjects, <sup>6</sup> the Lords Spiritual and Temporal, and the Commons, in this <sup>6</sup> prefent Parliament alsembled, That whereas Arthur Creswel Je-<sup>6</sup> fuit, who at the Time of his Profession to be a Jesuit took <sup>6</sup> upon him the Name of Joseph Creswel, Oswald Tesmond Jesuit <sup>6</sup> and Thomas Winter late of Huddington in the County of Wor-<sup>6</sup> cefter,

Thanks to be given in every Church yearly.

The Minister to give Warning of the Day the Sunday before. " cefter, Gentleman, the last Day of June in the Four and fortieth • Year of the late Queen Elizabeth of famous Memory, at Valedo-· lid within the Kingdom of Spain, and at divers other Days within • the fame Four and fortieth Year of the faid late Queen, at Vale-· dolid aforefaid, and elfewhere within the fame Kingdom of Spain, • by the Means, Procurement and Privity of Robert Catefby, late . of Alby in the County of Northampton, Elquire, Francis Trefbam, <sup>4</sup> late of Rufbton in the faid County of Northampton, Efquire, and " Henry Garnet Jefuit, (affuming upon him to be Superior of the Jefuits within this Realm of England) and others, being all ' natural born Subjects of this Realm, did traitoroufly and against ' the Duty of their Allegiance, move and incite Philip, then and yet King of Spain, then being at open Enmity and Hoftility with • the faid late Queen, with Force to invade this Kingdom of England, and to join with the Papifts and difcontented Perfons within ' this Realm of *England*, to depose and overthrow the fame late · Queen of and from her Crown, and of and from all her Royal · Eftate, Title and Dignity, and to suppress and abolish the true · Religion of Almighty God, truly and fincerely profeffed within this Kingdom, and to reftore the Superflitious Romilb Religion 6 " within the fame, and to bring this ancient, famous and most re-' nowned Kingdom to utter Ruin and miferable Captivity under foreign Power : And for that the greatest Impediment unto the ' fame Invalion, would be the Want of Help of good Horfes, • the faid Thomas Winter, the rather to encourage the fame King ' thereunto, was to offer to the fame King on the Behalf of the ' Papifts of England, to give him Affiftance presently upon the · Landing of his Forces, with One thousand five hundred, or Two thousand Horses; and that for their better Accomplishing i thereof, he fould move the fame King to furnish the Papists of ' England with a good Sum of Money, partly to be employed to · provide and furnish the Horses, and partly in Pensions, to be · employed upon fome fuch as were to be prepared for that Ser-· vice : All which the faid Thomas Winter did relate to the faid King of Spain, who (the faid Kingdoms of England and Spain • then ftanding in Hoftility) took that Offer in very good Part, • faying, That he would respect and account of the Catholicks of " England, (meaning the Papifts) as of his own Caftilians, and thereupon agreed that he would make Invalion, and fet Foot in · England, about the Spring then next following, and would by ' way of Exchange fend over unto the Papifts of England One ' hundred thousand Crowns, to be paid at Two several Days · agreed upon. All which Particulars are extant in the Confession · of fome of the chiefest Offenders; at which Time fundry Pa-· pifts of England did extraordinarily furnish themselves by the traitorous and wicked Perfuasion and Means of fundry Jefuits, both with Horfe and Armour. ' II. But before these Things could be effected, Almighty God called the faid late Queen to his Mercy: Immediately

after whole Deceale, that is to fay, in the fame Month of March,
wherein the departed out of this World, Christopher Wright, late
of London, Gentleman, was employed by the faid Robert
Catefoy, Francis Trefbam, Henry Garnet and others, into Spain, to
negotiate with the faid King of Spain, by the Means of the
faid Crefwel the Jefuit, and others, to proceed in that Invation,
which

A.D.1605.

• which the faid Thomas Winter had before negotiated with him : And afterward on the Two and twentieth Doy of June in the · First Year of your Majetty's Reign over this Realm of England, Sir William Stanley, Knight, Hugh Owen, Efquire, William Bald-" win, Jefuit, and others, did by and with the traitorous Procure-6 ment, and the Confent of the Offenders aforefaid, from and out • of Flanders, in the Parts beyond the Seas, under the Government 6 of the Archdake, traitoroufly employ and fend Guy Fawks, " late of London, Gentlemon, unto the faid King of Spain, to negotiate with him on the Behalf of the faid Papilts of England, for Invation to be had against this Realm of England, to the fame Effect as was committed to the faid Christopher Wright, as is aforefaid: And the faid Guy Facoks and Christopher Wright, 6 6 though they had all the Furtherance of the faid Crefwel the Je-" fuit that he could give, yet finding no fuch Entertainment with the faid King, who (as by the Sequel appeareth) grew into De-testation with the faid Propositions and Negotiations, as they ex-6 6 pected or defired; but being wholly difappointed of all their 6 Hopes concerning that Matter, the faid Robert Catefby, and divers other Perfons within this Realm, did fend over the faid 5 £ Thomas Winter into the faid Country of Flanders, to procure the faid Guy Fawks, a natural born Subject of this Realm, and yet a most traitorous, desperate and bloody minded Person, then ferving as a Soldier in the Low Countries, to come over into this Realm, and by and with the traitorous Confpiracy and Confent 6 of the faid Henry Garnet, Ofwald Tefmond, John Gerrard, and other Jesuits, and Thomas Pearcy, late of London, Elquire, John Wright, late of London, Gentleman, the faid Christopher Wright, . Francis Trefbam, Robert Winter, late of Huddington, aforefaid, " Elquire, John Graunt, late of Norbrook in the County of War-" wick, Esquire, Ambrose Rookwood, late of Stanningfield in the " County of Suffolk, Elquire, Everard Digby, late of Goteburft in • the County of Buckingham, Knight, Robert Keyes, late of London, Gentleman, and Thomas Bates, late of London, Yeoman, to undertake the Execution of the most wicked, barbarous, execrable 4 and abominable Treafon that ever could enter into the Heart of \* the most wicked Man, by blowing up with Gun-powder the House of Parliament, at fuch Time as your most excellent Majefty, and your dearest Confort the Queen, and the most noble Prince Henry, together with the Lords Spiritual and Temporal, the Judges of the Realm, and the Knights, Citizens and Bur-6 geffes of Parliament, should be in the faid Parliament House assembled, (for which most traitorous and barbarous Purpose 4 there were fecretly laid in a Vault or Cellar under the Parliament Houfe, Thirty fix Barrels of Gun-powder, or thereabouts) to the utter Overthrow and Subversion of the whole State of this flourishing and renowned Kingdom, if God of his infinite Mercy had not most miraculously, by your Majesty's bleffed Direction, discovered the fame, in finding out the faid Barrels of Gun-powder in the faid Vault or Cellar, but few Hours before the Time appointed for the Execution thereof; all which most heinous, horrible and damnable Treasons are most f manifest and apparent by the voluntary Confessions and Ac-! knowledgments of the Offenders themfelves: Of which poft · barbarous, bloody and detestable Treason for conspiring and preparing

' paring to blow up the faid Parliament Houfe with Gun-powder, . the faid Robert Winter, Thomas Winter, Guy Fawks, Robert Keys, · Ambrose Rookwood, John Graunt and Thomas Bates, have been e lately indicted, and during this prefent Seffion of Parliament, e arraigned, convicted by Verdict, and thereupon attainted: And e the faid Sir Everard Digby, Knight, hath likewife been indicted, . and during this prefent Seffion of Parliament convicted and at-« tainted by his own Confession of Record upon his Arraignment, , according to the Laws of this your Majefty's Realm, as by the , Records of their feveral Indictments and Attainders it doth and , may more plainly appear; and for the which Offences the faid , Sir Everard Digby, Robert Winter, Thomas Winter, Guy Fawks, , Ambroje Rookwood, John Graunt, Robert Keys and Thomas Bates, have fuffered Pains of Death according to their Demerits : And , the faid Robert Catefby, Thomas Pearcy, John Wright and Chrifto-, pher Wright, were lately flain in open Rebellion, by them and , others the faid most wicked Traitors moved and stirred within divers Parts and Counties of this Realm, fhortly after the faid 6 Difcovery of their faid most detestable and damnable Treafon, 6 in confpiring and preparing to blow up the faid Parliament House as aforefaid: And the faid Hugh Owen doth (of Pur-6 4 , pole, and for Fear of condign Punishment according to his De-, merits) refide and keep himfelf beyond the Seas, by Means , whereof he cannot in respect of fuch his voluntary Absence, be arraigned, and publickly by due Trial of Law, upon apparent Teltimony and Proof against him, be proceeded withal for his 4 most heinous and abominable Treasons: And the faid Francis Trefham being likewife one of the faid most detestable Traitors, and being apprehended and imprifoned in the Tower of London, having by fundry his Examinations confeffed himfelf a principal 6 Traitor in all the faid most wicked and abominable Treasons, died ' in the faid Tower, during the Time of his faid Imprifonment, ' and before he could be indicted of the faid Treafon:'

III. It may therefore pleafe your Majefty, of your bleffed Care and Difpolition to and for the Continuance of God's true Religion and Service, and for the Prefervation and Safety of your most excellent Majefty, and the gracious Queen, the most noble Prince, and the Reft of your Royal Progeny, and for the entire Love, Favour and hearty Affection, that your Majefty hath always heretofore born, and yet beareth to the Commonwealth and Safety of this your Realm of England, (to the End that all others may hereafter fear to enter into any Cogitation to attempt the like barbarous and deteftable Treasons), That all and every the Convictions and Convictions and Attainders of the faid Robert Winter, Thomas Winter, Guy Fawks, Attainders con-Ambrofe Rookwood, John Graunt, Robert Keys, Thomas Bates and firmed. Sir Everard Digby, may be approved and confirmed; and be the fame approved and confirmed by the Authority of this prefent Parliament : And that it may be further enacted by the Authority aforefaid, That as well the faid Robert Winter, Guy Fawks, Ambrofe Rookwood, John Graunt, Robert Keys, Thomas Bates and Sir Everard Digby, as also the faid Robert Catefby, Thomas Pearcy, John Wright, Christopher Wright, Hugh Owen and Francis Tresham, and every of them, for the most abominable and detestable Treafon, in confpiring and preparing the Blowing up of the faid Parliament House, ftand and be adjudged, and by Authority of this preient

Penalties.

prefent Act, convicted and attainted of High Treafon : And that fuch and fo many of the faid Offenders and Perfons as are attainted by the Courfe of the Common Laws of this Realm, as is aforefaid, shall lofe and forfeit to your Majesty, and to your Heirs and Succeffors, all and every fuch their Manors, Meffuages, Lands, Tenements, Rents, Reversions, Remainders, Possefions, Rights, Conditions, Interests, Offices, Fees, Annuities and all other their Hereditaments, Goods, Chattels, Debts and other Things of whatfoever Names, Natures or Qualities they be, which they the faid Offenders and Perfons already attainted by the Courfe of the Common Laws of this Realm, as is aforefaid, or any of them had, or any other Perfon or Perfons, to their or any of their Ufe or Ufes, had the Day of the faid feveral Treasons specified in the several Indictments whereupon they have been attainted, by them or any of them committed, perpetrated or done, as is aforefaid, or at any Time fithence :

IV. And that the faid Robert Catefby, Thomas Pearcy, John Wright, Chriftopher Wright, Hugh Owen and Francis Trefbam, shall forfeit and lose to your Majesty, your Heirs and Successors, all and every fuch their Manors, Messurges, Lands, Tenements, Rents, Reversions, Remainders, Possession, Rights, Conditions, Interefts, Offices, Fees, Annuities and all other their Hereditaments, Goods, Chattels, Debts and other Things, of whatfoever Names, Natures or Qualities they be, which they the faid Robert Catefby, Thomas Pearcy, John Wright, Christopher Wright, Hugh Owen and Francis Trefbam, or any of them had, or any other Perfon or Perfons to their or any of their Ufe or Ufes had, the Days and Times of their faid feveral Treasons, by them and every of them committed, perpetrated and done, as is aforefaid; that is to fay, the faid Robert Catefby, Thomas Pearcy, John Wright and Christopher Wright, the Twentieth Day of May, in the Second Year of your Majesty's Reign of England, France and Ireland, and of Scotland the Seven and thirtieth, or at any Time fithence; the faid Hugh Owen the Twentieth Day of May last past, or at any Time after; and the faid Francis Trefbam the Fourteenth Day of OBober laft, or any Time fince: And that all and fingular fuch Manors, Melfuages, Lands, Tenements, Rents, Reversions, Remainders, Posseficions, Rights, Conditions, Offices, Fees, Annuities and all other Hereditaments, Goods, Chattels, Debts and other the Premifes of all and fingular the faid Offenders, as by the Laws and Statutes of this Realm, or by Force of this Act of Parliament are or shall be forfeited to your Majesty, shall be deemed, vested and judged to be in the actual and real Pofferfion of your Majefty. without any Office or Inquisition thereof hereafter to be taken or found : Saving to all and every Perfon and Perfons, Bodies Politick and Corporate, and to their Heirs, Successors and Assigns of every of them, other than the faid Perfons attainted, and other than the faid Offenders before by this Act attainted, and their Heirs, and the Heirs of every of them, elaiming any Thing in the faid Manors, Meisuages, Lands, Tenements and other the Premiles, or any Part thereof, only as Heir or Heirs, and all and every other Perfon and Perfons claiming, or having any Thing in the Premises, or any Part thereof, to their Uses, or to the Use of any of them; all fuch Eftate, Right, Title, Ufe, Poffeifion, Intereft, Reversion, Remainder, Entry, Condition, Fees, Offices, Rents,

Penalties on certain Traitors who were not arraigned.

All the Lands and Goods of Traiters attainted, fhall be in the actual Puffeffion of the King. General Saving.

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Rents, Annuities, Leafes, Commons, Action, Suit, Petition, Execution and all other Hereditaments, and all Actions and Means to recover or obtain the fame whatfoever, which they or any of them had or ought to have in the Premifes, or any Part thereof, at or before the faid feveral Treasons by the faid feveral Offenders respectively committed or done, in as large and ample Manner to all Intents and Purposes, as if this Act had never been had nor made; any Thing therein contained to the contrary thereof notwithstanding :

V. And alfo all fuch Eftate, Right, Title, Ufe, Poffeffion, Intereft, Reversion, Remainder, Entry, Conditions, Fees, Offices, Rents, Annuities, Commons and all other Commodities and Hereditaments what foever, which they or any of them (except the Perfons before excepted) now have, or at any Time hereafter shall or may have, only by virtue of any lawful Conveyance or Limitation made before the fame feveral Treasons committed or done, for which the faid Offenders have been attainted, or are by this Act attainted, in as large and ample Manner to all Intents and Purposes, as if this Act had never been had or made; this Act, or any Thing therein contained to the contrary thereof notwithstanding.

VI. Provided always, That this Act, or any Thing therein Goods of Traitors contained, shall not extend to give the King's Highness, his Heirs given, released or or Succeffors, any Benefit or Commodity of or to any Goods, difcharged before Chattels or Debts that were any of the faid Perfore, at the Com-Chattels or Debts that were any of the faid Perfons, at the Common Law or by this Act attainted, at the Time of the feveral Treafons by them done and committed, and by them or any of them lawfully and juftly, without Fraud or Covin, given, granted, bargained, releafed or discharged before the Fifth Day of November last past, but that all and every such Person and Persons to whom any lawful Bargain, Gift, Grant, Releafe or Difcharge hath been made, as is aforefaid, shall and may have, hold and enjoy the . fame, and be acquitted and discharged thereof, in such and like Manner and Form to all Intents and Purposes, as though this Act had never been had or made.

### CAP. III.

An A& declaratory, explaining a Branch of an A& made in the First Session of this Parliament, intituled, An Act I Jac. 1. c. 2. authorifing certain Commissioners of the Realm of England to treat with Commiffioners of Scotland, for the Weal of both Kingdoms. EXP.

#### CAP. IV.

An Act for the better difcovering and repressing of Popish Recufants.

FORASMUCH as it is found by daily Experience that many his Majefty's Subjects that adhere in their Hearts to the · Popish Religion, by the Infection drawn from thence, and by the wicked and devilish Counsel of Jesuits, Seminaries and · other like Perfons dangerous to the Church and State, are fo If ar perverted in the Point of their Loyalties and due Allegiance • unto the King's Majesty and the Crown of England, as they are · ready to entertain and execute any treasonable Conspiracies and · Practices, as evidently appears by that more than barbarous and horrible

vember laft.

A.D.1605.

borrible Attempt to have blown up with Gun-powder the
King, Queen, Prince, Lords and Commons in the Houfe of
Parliament affembled, tending to the utter Subversion of the
whole State, lately undertaken by the Infligation of Jefuits
and Seminaries, and in Advancement of their Religion, by
their Scholars taught and instructed by them to that Purpofe,
which Attempt by the only Goodness of Almighty God was
difcovered and defeated; and where divers Persons popisity
affected, do nevertheles the better to cover and hide their false
Hearts, and with the more Safety to attend the Opportunity to
execute their mischievous Defigns, repair fometimes to Church
to escape the Penalty of the Laws in that Behalf provided:

II. For the better Difcovery therefore of fuch Perfons, and their evil Affections to the King's Majefty and the State of this his Realm, to the End that being known, their evil Purpofes may be the better prevented; Be it enacted by the King's most Ezcellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That every Popish Recufant convicted, or hereafter to be convicted, which heretofore hath conformed him or herfelf, or which shall hereafter conform him or herfelf, and repair to the Church, and continue there during the Time of Divine Service, according to the Laws and Statutes in that Behalf made and provided, shall, within the First Year next after the End of this Seffion of Parliament (if he or the be conformed as aforefaid, before the End of this Selfion of Parliament), or within the Firft Year next after that he or the shall after this Seffion of Parliament fo conform him or herfelf, and repair to Church as aforefaid, and after the faid First Year shall Once in every Year following at the leaft, receive the bleffed Sacrament of the Lord's Supper in the Church of that Parish where he or she shall most usually abide or be within the faid Year, wherein by the true Meaning of this Statute he or fhe ought fo to receive :

III. And if there be no fuch Parish Church then in the Church next adjoining to the Place of his or her fuch most usual Abode : and if any Recufant fo conformed shall not receive the faid Sacrament of the Lord's Supper accordingly, he or the thall, for fuch not receiving, lofe and forfeit for the First Year Twenty Pounds, and for the Second Year for fuch not receiving Forty Pounds, and for every Year after for fuch not receiving Threefcore Pounds, until he or she shall have received the faid Sacrament as is aforefaid; and if after he or fhe fhall have received the faid Sacrament as is aforefaid, and after shall effoons at any Time offend in not receiving the faid Sacrament as is aforefaid, by the Space of One whole Year, that in every fuch Cafe fuch Perion fo offending shall for every such Offence lose and forfeit Threefcore Pounds of lawful English Money, the One Moiety to be to our Sovereign Lord the King's Majefty, his Heirs and Succeffors, and the other-Moiety to him that will fue for the fame; and to be recovered in any of the King's Courts of Record at Westminster, or before Justices of Affize or General Gaol Delivery, or before Juffices of the Peace at their General Quarter-Seffions, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protecton or Wager of Law shall be allowed.

IV. And

Confirmed Recufant shall receive the Sacrament.

Not receiving the Sacrament.

Penaky.

Penalty.

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IV. And be it further enacted by the Authority of this pre- Monthly Abfent Parliament, That the Churchwardens and Constables of sence from every Town, Parish or Chapel for the Time being, or some Church of a one of them, or if there be none fuch, then the Chief Conftables Reculant, &c. of the Hundred where fuch Town, Parish or Chapel is or shall to be presented. be, or one of them as well in Places exempt as not exempt, shall Once in every Year prefent the monthly Absence from Church of all and all Manner of Popish Recufants within such Towns and Parishes; and shall prefent the Names of every of the Children of the faid Recufants, being of the Age of Nine Years and upwards, abiding with their faid Parents, and as near as they can the Age of every of the faid Children, as alfo the Names of the Servants of fuch Recufants, at the General or Quarter-Seffions of that Shire, Limit, Division or Liberty.

V. And be it further enacted by the Authority aforefaid, Prefentment That all fuch Prefentments shall be accepted, entered and recorded in the faid Seffions by the Clerk of the Peace or Town Clerk for the Time being, or his Deputy, without any Fee to be had, asked or taken for the fame; and in Default of fuch Presentment to be made, the faid Churchwardens, Conftables or High Conftables respectively, shall, for every such Default, forfeit Twenty Shillings, Penalty. and in Default of fuch accepting, entring and recording without Fee as aforefaid, the faid Clerk of the Peace or Town Clerk fhall, for every fuch Offence, forfeit and lofe Forty Shillings.

VI. And that upon every Prefentment of fuch monthly Absence Reward of as aforefaid, whereupon fuch Party fo prefented shall after happen Churchwardens. to be indicted and convicted (not being for the fame Abfence be- and Constables. fore prefented), then the faid Churchwardens, Conftables or High Conftables respectively so making such Presentments, shall have a Reward of Forty Shillings, to be levied out of the Recufant's Goods and Eftate in fuch Manner and Form as by the more Part of the faid Juffices shall be by Warrant under their Hands and Seals then and there ordered and appointed.

VII. And be it further enacted by the Authority aforefaid, Whomay enquire That the Justices of Affize and Gaol Delivery at their Affizes, and of Offenders. the faid Justices of Peace at any of their faid Seffions, shall have Power and Authority by virtue of this Act to enquire, hear and determine of all Recufants and Offences, as well for not receiving the Sacrament aforefaid, according to the Meaning of this Law, as for not repairing to Church according to the Meaning of former Laws in fuch Manner and Form as the faid Juffices of Affize and Gaol Delivery de or may now do by former Laws, in the cafe of Recufancy for not repairing to Church; and also shall have Power at their faid Affizes and Gaol Delivery, and at the Seffions (in which any Indictment against any Person, either for not re- Effect of Proclas pairing to Church according to former Laws, or not receiving the mation. faid Sacrament according to this Law, shall be taken) to make Proclamation, by which it shall be commanded, that the Body of every fuch Offender shall be rendered to the Sheriff of the same County, or Bailiff, or other Keeper of the Gaol of the Liberty before the next Affizes and General Gaol Delivery, or before the next General or Quarter-Seffions respectively to be holden for the faid Shire, Limit, Division or Liberty; and if at the faid next Conviction of Affizes and General Gaol Delivery or Seffions, the fame Offender Recutant. fo proclaimed shall not make Appearance of Record, that then upon

recorded.

### Penalty.

upon every fuch Default recorded the fame shall be as sufficient a Conviction in Law of the faid Offence whereof the Party shall stand indicted as aforefaid, as if upon the same Indictment a Trial by Verdict thereupon had proceeded, and been found against him or her, and recorded.

VIII. And be it further enacted, That every Offender in not repairing to Divine Service, but forbearing the fame, contrary to the Statutes in that Behalf made and provided, that hereafter shall fortune to be thereof once convicted, shall in fuch of the Terms of *Eafter* and *Michaelmas* as shall be next after such Conviction, pay into the Receipt of the Exchequer after the Rate of Twenty Pounds for every Month which shall be contained in the Indictment whereupon fuch Conviction shall be; and shall also for every Month after fuch Conviction, without any other Indicament or Conviction, forfeit Twenty Pounds, and pay into the Receipt of the Exche-quer aforefaid, at Two Times in the Year, that is to fay, in every Easter and Michaelmas Term, as much as then shall remain unpaid, after the Rate of Twenty Pounds for every Month after fuch Conviction, except in fuch Cafes where the King shall and may by force of this Act refuse the fame, and take Two Parts of the Lands, Tenements, Hereditaments, Leafes and Farms of fuch Offender till the faid Party being indicted for not coming to Church contrary to former Laws, shall conform himself and come to Church, according to the Meaning of the Statute in that Behalf made and provided.

IX. And that every Conviction recorded for any Offence before mentioned, shall from the Justices before whom the Record of fuch Conviction shall be remaining, be certified into the King's Majeity's Court of Exchequer before the End of the Term following fuch Conviction, in fuch convenient Certainty for the Time and other Circumstances, as the Court of Exchequer may thereupon award out Process for the Seizure of the Lands and Goods of every fuch Offender as the Cafe shall require, and if Default thall be made in any Part of any Payment aforefaid, contrary to the Form hereinbefore limited, that then and fo often the King's Majefty, his Heirs and Succeffors, shall and may by Process out of the faid Exchequer take, feize and enjoy all the Goods, and Two Parts as well of all the Lands, Tenements and Hereditaments, Leafes and Farms of fuch Offender, as of all other the Lands, Tenements and Hereditaments liable to fuch Seizure, or to the Penalties aforefaid, by the true Meaning of this Act, leaving the Third Part only of the fame Lands, Tenements and Hereditaments, Leafes and Farms, to and for the Maintenance and Relief of the faid Offender, his Wife, Children and Family.

" X. And whereas by an Act made in the Sellion of Parliament . holden by Prorogation at Westminster in the Three and twen-23 Eliz. a. I. § 5. ' tieth Year of the Reign of the late Queen Elizabeth, intituled, " An AA to retain the Subjetts of the faid late Queen in their due Obe-' dience, It was, amongst other Things, enacted by Authority of ' the faid Parliament, That every Perfon above the Age of Six-' teen Years, which should not repair to some Church, Chapel or " ufual Place of Common Prayer, but forbear the fame contrary to the Tenor of a Statute made in the First Year of the Reign of the faid late Queen, for Uniformity of Common Prayer, sand being thereof lawfully convicted, should forfeit to the faid Queen

Convicted Reculant.

Penalty.

Penalty.

Penalty.

Conviction to be certified into Exchequer.

I Eliz c. 2.

" Queen for every Month after the End of the faid Seffion of

§ 4.

' Parliament which he or she should so forbear, Twenty Pounds • of lawful English Money, as in and by the faid Act of Parliament • more at large appeareth : "XI. And whereas afterward by another Act of Parliament 29 Eliz. c. 6. § 3-' of the faid Queen, it was further enacted by the Authority of • the faid Parliament (amongst other Things) how and when the . faid Payments of the faid Twenty Pounds should be made, and ' that if Default should be made in any Part of any Payment of " the faid Twenty Pounds, contrary to the Form in the faid laft · fpecified Statute limited, that then and fo often the faid Queen ' should and might by Process out of her Highness' Exchequer " take, feize and enjoy all the Goods, and Two Parts as well of all • the Lands, Tenements and Hereditaments, Leafes and Farms of fuch Offender, as of all other the Lands, Tenements and Hereditaments liable to fuch Seizure, or to the Penalties aforefaid, · by the true Meaning of the faid Act of Parliament, leaving the ' Third Part only of the fame Lands, Tenements and Heredita-" ments, Leafes and Farms, to and for the Maintenance and Relief ' of the fame Offender, his Wife, Children and Family; as in and • by the laft fpecified Statute more at large alfo may appear : Now · forafmuch as the faid Penalty of Twenty Pounds monthly is a " greater Burden unto Men of fmall Living than unto fuch as are · of better Ability, and do refuse to come unto Divine Service as · aforefaid, who rather than they will have Two Parts of their · Lands to be feized, will be ready always to pay the faid Twenty · Pounds according to the Limitation of the faid Statutes, and yet · retain the Refidue of their Livings and Inheritance in their own · Hands, being of great yearly Value, which they do for the most · Part employ (as Experience hath taught) to the Maintenance of · Superfition and Popifh Religion, and to the Relief of Jefuits, · Seminaries, Popifh Priefts and other dangerous Perfons to the " State; therefore to the Intent that hereafter the Penalty for not ' repairing to Divine Service might be inflicted in better Propor-' tion upon Men of great Ability ;' Be it enacted by the Authority of this prefent Parliament, That the King's Majefty, his Heirs The King may and Succeffors, shall, from and after the Feath of Saint Michael the refuse Penalty Archangel next coming, after the End of this Seffion of Parlia. and take Two ment, have full Power and Liberty to refufe the Penalty of Twenty Bards a Marth they are due to a work of Twenty fant's Lands. Pounds a Month, though it be tendered ready to be paid according to the Law, and thereupon to feize and take to his own Ufe, and the Uses, Intents and Purposes hereafter limited, Two Parts in Three Parts to be divided, as well of all the Lands, Tenements and Hereditaments, Leafes and Farms that at the Time of fuch Seizure shall be, or afterward shall come to any the faid Offenders in not coming to Church, or any other to his or her Ufe, or in Trust for him or her, or at his or her Disposition, or whereby or wherewith, or in Confideration whereof, fuch Offender or his Family, or any of them, shall be relieved, maintained or kept, as of all other Lands, Tenements and Hereditaments in any wife or at any Time liable to fuch Seizure, or to the Penalties aforefaid, and the fame to retain to his own and other Ufes, Intents and Purpofes hereafter in this Act appointed, till every fuch Offender fhall conform him or herfelf refpectively as aforefaid, in lieu and full Recompence of the Twenty Pounds monthly, that during Vol. IV. T t . Vol. IV.

General Saving.

Manfion Houfe. The King's Two Parts not to be demifed to Recufant.

Who compellable to take Oath.

Certificate of Perfons taking Oath.

Refutal of Oath-

his fuch Seizure and Retainer, fhall incur; any Thing in the faid Statutes, or any of them, or any other Statute to the contrary in any wife notwithfanding: Saving to our Sovereign Lord the King's Majefty, his Heirs and Succeffors, and all and every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, (other than the faid Offender, his or her Heirs, and all claiming to his or their Ufe, or in Truft for him or them, or at his or their Will or Difpofition), all and all manner of Leafes, Rents, Conditions and other Rights and Titles whatfoever had, made and done, *bona fide*, and without Fraud and Covin, before fuch Seizure.

XII. Provided always, and be it enacted by the Authority aforefaid, That the King's Majefty, his Heirs and Succeflors, fhall not take into his Two Parts, but leave to fuch Offender his Chief Manfion Houfe as Part of his Third Part, and fhall not demife, leafe nor put over the faid Two Parts, nor any Part thereof, to any Recufant, nor to or for the 'Ufe of any Recufant ; and that whofoever fhall take the fame in Leafe, or otherwise, of his Majefty, his Heirs and Succeffors, thall give fuch Security not to commit, nor fuffer Wafte to be committed in or upon any the faid Premifes, as by the Court of Exchequer fhall be allowed fufficient.

XIII. And for the better Trial how his Majefty's Subjects fland affected in Point of their Loyalty and due Obedience; be it also enacted by the Authority aforefaid, That from and after the End of this prefent Seffion of Parliament, it shall be lawful to and for any Bifhop in his Diocefe, or any Two Justices of Peace, whereof One of them to be of the Quorum, within the Limits of their Jurifdiction, out of the Seffions, to require any Perfon of the Age of Eighteen Years or above, being or which shall be convict or indicted of or for any Reculancy, other than Noblemen or Noblewomen, for not repairing to Divine Service according to the Laws of this Realm, or which shall not have received the faid Sacrament twice within the Year then next paft, Noblemen and Noblewomen excepted; or any Person passing in or through the Country, Shire or Liberty, and unknown, except as is last before excepted, that being examined by them upon Oath shall confess or not denv himself or herself to be a Reculant, or shall confess or not deny that he or the had not received the faid Sacrament twice within the Year then last past, to take the Oath hereafter following upon the Holy Evangelists : Which faid Bishop or Two Justices of the Peace shall certify in Writing subscribed with his or their Hands at the next General or Quarter-Seffions for that Shire, Limit, Division or Liberty, within which the faid Oath shall be fo taken, the Christian Name, Surname and Place of Abode of every Perfon which shall fo take the faid Oath ; which Certificate shall be there recorded by the Clerk of the Peace or Town Clerk, and kept amongst the Records of the faid Sessions.

XIV. And be it further enacted, That if any fuch Perfon or Perfons, other than Noblemen or Noblewomen, shall refuse to answer upon Oath to fuch Bishop or Justices of Peace examining him or her, as aforefaid, or to take the faid Oath fo duly tendred unto him or her by fuch Bishop, or Two fuch Justices of Peace out of Sessions, that then the faid Bishop or Justices of Peace shall and may commit the same Person to the Common Gaol, there to 8 remain

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remain without Bail or Mainprize until the next Affize or General orQuarter-Seffions to be holden for the faid Shire, Division, Limit or Liberty, where the faid Oath shall be again in the faid open Affizes or Seffions required of fuch Perlon, by the faid Juftices of Affize or Juftices of Peace then and there prefent, or the greater Number of them; and if the faid Perfon or Perfons, or any other Perfon whatfoever, other than Noblemen or Noblewomen, of the Age of Eighteen Years or above, shall refuse to take the faid Oath, being tendered unto him or her by the Juffices of Affize and Gaol-delivery in their open Affizes, or the Justices of Peace, or the greater Part of them, in their faid General or Quarter-Seffions, every Perfon fo refufing shall incur the Danger and Penalty of Premunire, mentioned in the Statute of Premunire, made 16 R.2. c. 5. in the Sixteenth Year of the Reign of King Richard the Second, Women Covera except Women Covert, who, upon Refufal of the faid Oath, shall be by the faid Juffices of Affife in their open Affize, or Juffices of Peace in their General or Quarter-Seffions, for the faid Offence committed only to the Common Gaol, there to remain without Bail or Mainprize, till they will take the faid Oath.

The Tenor of which Oath (a) hereafter followeth :

XV. T A. B. do truly and fincerely acknowledge, profefs, tef- Form of Oath. tify and declare in my Confcience before God and the • World, That our Sovereign Lord King JAMES is lawful and • rightful King of this Realm, and of all other his Majefty's Do-" minions and Countries; and that the Pope, neither of himfelf, " nor by any Authority of the Church or See of Rome, or by any <sup>6</sup> other Means, with any other, hath any Power or Authority to <sup>6</sup> depose the King, or to dispose any of his Majesty's Kingdoms · or Dominions, or to authorize any Foreign Prince to invade or annoy him or his Countries, or to discharge any of his Subjects of " their Allegiance and Obedience to his Majefty, or to give Licence" 6 or Leave to any of them to bear Arms, raife Tumults, or to offer 6 any Violence or Hurt to his Majesty's Royal Perfon, State or ' Government, or to any of his Majefty's Subjects, within his Majefty's Dominions.

· Alfo I do fwear from my Heart, That notwithstanding any Declaration or Sentence of Excommunication or Deprivation " made or granted, or to be made or granted, by the Pope or his \* Succeffors, or by any Authority derived or pretended to be de-• rived from him or his See against the faid King, his Heirs or <sup>e</sup> Succeffors, or any Abfolution of the faid Subjects from their <sup>e</sup> Obedience, I will bear Faith and true Allegiance to his Ma-• jefty, his Heirs and Succeffors, and him and them will defend to the uttermost of my Power, against all Conspiracies and · Attempts whatfoever which shall be made against his or their · Persons, their Crown and Dignity, by Reason or Colour of any fuch Sentence or Declaration, or otherwife, and will do my beft · Endeavour to disclose and make known unto his Majesty, his " Heirs and Succeffors, all Treafons and traiterous Confpiracies " which I shall know or hear of to be against him or any of them.

> (a) [Repealed, 1 W. & M. Sef. 1. c. 8. § 2.] Tt2

· And

• And I do further fwear, That I do from my Heart abhor, • deteft and abjure, as impious and heretical, this damnable Doctrine • and Polition, That Princes which be excommunicated or de-• prived by the Pope may be deposed or murdered by their • Subjects, or any other whatfoever.

• And I do believe, and in my Confcience am refolved, That • neither the Pope, nor any other Perfon whatfoever, hath Power • to abfolve me of this Oath or any Part thereof, which I acknow-• ledge by good and full Authority to be lawfully ministred unto • me, and do renounce all Pardons and Difpenfations to the • contrary.

And all thefe Things I do plainly and fincerely acknowledge
and fwear, according to thefe express Words by me spoken, and
according to the plain and common Sense and Understanding of
the same Words, without any Equivocation or mental Evasion,
or secret Refervation whatsoever: And I do make this Recognition and Acknowledgment heartily, willingly and truly, upor
the true Faith of a Christian.

Unto which Oath fo taken the faid Perfon shall subscribe his or her Name or Mark.

XVI. And be it further enacted by the Authority aforefaid, That no Indictment or Indictments had or found, or hereafter to be had or found, againft any Perfon or Perfons, for not repairing to fome Church or Chapel, or ufual Place of Common Prayer, but abfenting him or herfelf by the Space of One Month, contrary to the Laws and Statutes in that Behalf provided, or for not receiving the faid Sacrament contrary to this prefent Law, nor any Proclamation, Outlawry or other Proceeding thereupon, shall at any Time hereafter be avoided, difcharged or reverfed, by reafon of any Default in Form, or lack of Form, or other Defect whatfoever (other than by direct Traverfe to the Point of not coming to Church, or not receiving the faid Sacrament, whereof fuch Perfon or Perfons hath been or shall be indicted), but the fame Indictment shall stand in force and be proceeded upon; any fuch Default of Form, or other Defect whatfoever notwithstanding.

XVII. Provided always, That if any Perfon or Perfons fo indicted or to be indicted, shall at any Time hereafter submit and conform him or herfelf, and become obedient to the Laws of the Church of England, and repair to the Parish Church of his or her most abiding, and if there be no such, then to the Church next adjoining to his or her such Dwelling, and there hear Divine Service according to the true Meaning of the Statute in that Behalf made and provided, and there publickly receive the faid Sacrament according to the Laws of this Realm of England now established; that then every such Perfon and Perfons fo indicted shall and may from thenceforth be admitted and allowed to avoid, difcharge, reverse and undo the faid Indictment and Indictments, and all Proceedings thereupon, in such Manner and Form as if this prefent Act had not been had nor made; any Thing herein contained to the contrary in any wife notwithstanding.

• XVIII. And forafmuch as it is found by late Experience, that • fuch as go voluntarily out of this Realm of *England* to ferve • Foreign Princes, States or Potentates, are for the most part per-• verted

Indictment of Regulant not reversed for Default of Form.

Conforming, may traverie Indictment

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Perfons going out of the Realm to ferve a foreign Prince, to take Oath. • verted in their Religion and Loyalty by Jefuits and Fugitives, • with whom they do there converfe;' Be it therefore enacted by the Authority aforefaid, That every Subject of this Realm that, after the Tenth Day of June next coming, shall go or pass out of this Realm to ferve any Foreign Prince, State or Potentate, or shall after the faid Tenth Day of June pass over the Scas, and there shall voluntarily ferve any fuch Foreign Prince, State or Potentate, not having before his or their going or paffing as aforefaid, taken the Oath aforefaid, before the Officer hereafter appointed, shall be a Felon.

XIX. And that if any Gentleman or Perfon of higher Degree, or any Person or Persons which hath born or shall bear any Office or Place of Captain, Lieutenant or any other Place, Charge or Office in Camp, Army or Company of Soldiers, or Conductor of King, &c. Soldiers, shall after go or pass voluntarily out of this Realm, to ferve any fuch Foreign Prince, State or Potentate, or shall voluntarily ferve any fuch Prince, State or Potentate, before that he and they shall become bound by Obligation, with Two fuch Sureties as shall be allowed of by the Officers which are hereafter by this Act limited to take the fame Bond, unto our Sovereign Lord the King's Majefty, his Heirs or Succeffors, in the Sum of Twenty Pounds of current English Money at the leaft, with Condition to the Effect following, shall be a Felon.

### The Tenor of which Condition followeth, viz.

XX. THAT if the within bounden, &c. fhall not at any Time then after be reconciled to the Pope or See of Rome, · nor shall enter into or consent unto any Practice, Plot or Con-· fpiracy whatfoever against the King's Majefty, his Heirs and · Succeffors, or any his and their Eftate and Eftates, Realms or · Dominions; but thall within convenient Time after Knowledge thereof had, reveal and disclose to the King's Majefty, his Heirs 4 and Successors, or some of the Lords of his or their Honourable Privy Council, all fuch Practices, Plots and Confpiracies; 4 that then the faid Obligation to be void.'

XXI. And that for the due Execution of this Branch of this Who may take prefent Law, it shall and may be lawful to and for the Customer and Comptroller of every Port, Haven or Creck, or one of them, administer Oath. and their or either of their Deputy or Deputies, and none other, to receive and accept all and every fuch Bond and Obligation to and for the Uses aforefaid, and to minister and give the Oath aforefaid, according to the true Intent of this Statute, (taking for fuch Bond Six pence and no more, and for the faid Oath no Fee at all): Which faid Cuftomer and Comptroller shall register Not registering and certify all and every fuch Bond and Oath fo taken, into the and certifying. Court of Exchequer at Westminster once every Year, upon Pain of Five Pounds for every Bond not fo certified, and Twenty Shil- Penalty. lings for every Oath not fo certified. Provided always, That this last mentioned Branch shall not extend to any Person or Persons which are already gone or shall go beyond the Seas to serve any Foreign Prince, State or Potentate, before the Tenth Day of June next coming, for his faid going or paffing before the faid Tenth Day of June.

What Perfons ferving a foreign Prince shall be bound to the

Obligation, and

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XXII. And

A.D.1605.

Abfolving or withdrawing any from Obedience, &c.

High Treason.

Being withdrawn or reconciled.

High Treason.

Provifo for reconciled Perfon taking the Oath.

Certificate.

Penalty.

Where Trial fhall be. XXII. And further be it enacted by the Authority afforefaid, That if any Perfon or Perfons at any Time after the faid Teath Day of June shall, either upon the Seas or beyond the Seas, or in any other Place within the Dominions of the King's Majesty, his Heirs or Succeffors, put in Practice to abfolve, perfuade or withdraw any of the Subjects of the King's Majesty, or of his Heirs and Succeffors of this Realm of England, from their natural Obedience to his Majesty, his Heirs or Succeffors, or to reconcile them to the Pope or See of Rome, or to move them or any of them to promife Obedience to any pretended Authority of the See of Rome, or to any other Prince, State or Potentate; that then every fuch Perfon, their Procurers, Counfellors, Aiders and Maintainers, knowing the fame, shall be to all Intents adjudged Traitors, and being thereof lawfully convicted shall have Judgment, fuffer and forfeit, as in Cafes of High Treafon.

XXIII. And if any Perfon as aforefaid, at any Time after the faid Tenth Day of June shall be either upon the Seas or beyond the Seas, or in any other Place within the Dominions of the King's Majesty, his Heirs or Successors, willingly absolved or withdrawn as aforefaid, or willingly reconciled, or shall promise Obedience to any such pretended Authority, Prince, State or Potentate as aforefaid, that every such Person or Persons, their Procurers and Counfellors, Aiders and Maintainers, knowing the fame, shall be to all Intents adjudged Traitors, and being thercos lawfully convicted shall have Judgment, suffer and forseit, as in Cafes of High Treason.

XXIV. Provided neverthelefs, That the laft mentioned Claufe of this Branch, or any Thing therein contained, shall not extend or be taken to extend to any Perfon or Perfons whatfoever, which shall hereafter be reconciled to the Pope or See of Rome as aforefaid, (for and touching the Point of fo being reconciled only), that shall return into this Realm, and thereupon within Six Days next-after fuch Return, before the Bishop of the Diocese, or Two Juffices of the Peace jointly or feverally of the County where le fhall arrive, fubmit himfelf to his Majcity and his Laws, and take the Oath fet forth by Act in the First Year of the Reign of the late Queen Elizabeth (commonly called the Oath of Supremacy), as also the Oath before fet down in this prefent Act; which faid Oaths the faid Bishop and Justices respectively shall have Power and Authority by this prefent Act to minister to fuch Perfons as aforefaid; and the faid Oaths fo taken, the faid Bishop and Juffices before whom fuch Oaths shall be to taken respectively, shall certify at the next General or Quarter-Sessions of the Peace to be holden within the faid Shire, Limit, Division or Liberty, wherein fuch Perfon as aforefaid shall fubmit himfelf, and take the faid Oaths as aforefaid, upon Pain of every one neglecting to certify the fame as aforefaid, the Sum of Forty Pounds. [The Oath of 1 Eliz. c. 1. together with the Oath of this Alt, repealed. 1. W. & M. Seff. 1. c. 8. § 2.]

XXV. And be it further enacted, That all and every Perfor and Perfons that shall offend contrary to this prefent Branch of this Statute, shall be indicted, tried and proceeded against by and before the Justices of Affize and Gaol-delivery of that County for the Time being, or before the Justices of the Court of King's Bench, and be there proceeded against, according to the Laws and Statutes



Statutes of this Realm against Traitors, as if the faid Offence had been committed in the fame County where fuch Perfon or Perfons shall be so taken; any Law, Custom or Statute to the contrary in any wife notwithstanding.

XXVI. Provided always, That if any Peer of this Realm Peers. shall happen to be indicted of any Offence made Treafon by this Act, he shall have his Trial by his Peers, as in other like Cafes of Treafon is accustomed.

XXVII. And be it further enacted, That if any Subject of this Not repairing to Realm, at any Time after One Month next after the End of this Church, weekly. present Seffion of Parliament, shall not refort or repair 'every' Sunday to fome Church, Chapel or fome other usual Place appointed for Common Prayer, and there hear Divine Service according to the Statute made in that Behalf, in the First Year of the Reign of the late Queen Elizabeth, that then it shall and may be I Eliz. c. 2. lawful to and for any one Justice of Peace of that Limit, Division or Liberty, wherein the faid Party shall dwell, upon Proof unto him made of fuch Default, by Confession of the Party or Oath of Witnefs, to call the faid Party before him; and if he or fhe . Ihall not make a sufficient Excuse and due Proof thereof, to the Satisfaction of the faid Juffice of Peace, that it shall be lawful for the faid Justice of Peace to give Warrant to the Churchwarden of the faid Parish wherein the faid Party shall dwell, under his Hand and Seal, to levy Twelve pence for every fuch Default, by Dif- Penahy. trefs and Sale of the Goods of every fuch Offender, rendering to the faid Offender the Overplus of the Money raifed of the faid Goods fo to be fold : And that in Default of fuch Diffrefs, it shall and may be lawful for the faid Justice of Peace to commit every fuch Offender to fome Prifon within the faid Shire, Division, Limit or Liberty wherein fuch Offender shall be inhabiting, until Payment be made of the faid Sum or Sums fo to be forfeited; which Forfeiture shall be imployed to and for the Use of the Poor of that Parish wherein the Offender shall be resident or abiding at the Time of fuch Offence committed.

XXVIII. Provided, That no Man be impeached upon this Limitation of Claufe, except he be called in queftion for his faid Default within Protecutions. One Month next after the faid Default made.

XXIX. And that no Man being punished according to this One Punishment Branch, shall for the fame Offence be punished by the Forfeiture for one Offence. of Twelve pence, upon the Law made in the First Year of the late Queen Elizabeth.

· XXX. And because in One Act of Parliament begun and ' holden at Westminster in the Five and thirtieth Year of the late " Queen Elizabeth, intituled, An Aa to retain the Queen's Majefly's 35 Eliz. c. 1. § 8. ' Subjects in their due Obedience, there are Two Branches contained, • the First beginning thus : (And for that every Perfon having a ' House or Family is in Duty bounden to have especial Regard ' of the good Government and ordering of the fame), and fo forth to the next Clause, beginning thus, (Provided nevertheles, That " this Act shall not in any wife extend to punish or impeach any · Perfons for relieving, &c. ending with these Words, Any Thing in this Act contained to the contrary notwithstanding), which · faid Two Branches or Claufes are found defective ; XXXI. Be it therefore enacted, That the faid Two Branches repealed.

or Claufes of the faid Act, and no more, fhall be by Authority of this prefent Parliament utterly repealed and made void.

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XXXII. And

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Relieving, &c. Reculant.

Penalty.

Retaining Recufant in Service, &c.

Penaky.

Provilo for relieving certain Perfons.

Breaking Houfe to take a Recufant excommuzicate.

Where Offences determined.

Dower.

Corruption of Blood. XXXII. And in lieu thereof be it enacted, That every Perfon and Perfons, which after One Month next after the End of this prefent Seffion of Parliament shall willingly maintain, retain, relieve, keep or harbour in his or their Houfe, any Servant, Sojourner or Stranger, who shall not go to, or repair to fome Church or Chapel, or usual Place of Common Prayer, to hear Divine Service, but shall forbear the same by the Space of One Month together, not having a reasonable Excuse, contrary to the Laws and Statutes of this Realm, shall forfeit Ten Pounds for every Month that he, the or they shall for relieve, maintain, retain, keep or harbour any fuch Servant, Sojourner or Stranger in his or their House, fo forbearing as aforesaid.

XXIII. And that every Perfon which fhall within the Time aforefaid retain or keep in his, her or their Service, Fee or Livery, any Perfon or Perfons, which fhall not go to or repair to fome Church, Chapel or ufual Place of Common Prayer to hear Divine Service, but fhall forbear the fame by the Space of One Month together, fhall forfeit for every Month he, fhe or they fhall fo retain, keep or continue in his, her or their Scrvice, Fee or Livery, any fuch Perfon or Perfons fo forbearing as aforefaid, knowing the fame, Ten Pounds; the fame Penalties to be recovered and employed in Manner and Form hereafter following.

XXXIV. Provided neverthelefs, That this Act fhall not in any wife extend to punifh or impeach any Perfon or Perfons for maintaining, retaining, relieving, keeping or harbouring his, her or their Father or Mother, wanting, without Fraud or Covin, other Habitation, or fufficient Maintenance, or the Ward of any fuch Perfon, or any Perfon that fhall be committed by Authority to the Cuftody of any by whom they fhall be for relieved, maintained or kept; any Thing in this Act contained to the contrary notwithftanding.

XXXV. And be it further enacted by Authority of this prefent Parliament, That upon any lawful Writ, Warrant or Procefs awarded to any Sheriff or other Officer, for the taking or apprehending of any Popifh Recufant ftanding excommunicated for fuch Recufancy, it fhall be lawful for fuch Sheriff or other Officer authorized in that Behalf, if need be, to break open any Houfe wherein fuch Perfon excommunicate fhall be, or to raife the Power of the County, for the apprehending of fuch Perfon, and the better Execution of fuch Warrant, Writ or Procefs.

XXXV1. And be it further enacted, That all and every Offence to be committed or done against this prefent Act shall and may be enquired of, heard and determined before the Justices of the King's Bench, Justices of Aflize and Gaol-delivery, in their feveral Affizes and Gaol-deliveries; and all Offences other than Treason shall be enquired, heard and determined before the Justices of Peace in their General or Quarter-Seffions to be holden within the Shire, Division, Limit or Liberty wherein such Offence shall happen.

XXXVII. Provided always, and be it enacted by the Authority aforefaid, That any Attainder of Felony made Felony by this Act as is aforefaid, fhall not in any wife extend to take away the Dower of the Wife of any fuch Perfon attainted, or be any Bar for the Recovery of the fame; nor fhall make or work any Corruption of Blood, or Difherifon of any the Heir or Heirs of any fuch Perfon or Perfons fo attainted; this Act, or any Thing therein contained to the contrary in any wife nowithftanding.

XXXVIII. And

XXXVIII. And be it further enacted, That if any Action General lifue. or Actions shall at any Time hereafter be commenced or brought against any Person or Persons doing, committing or commanding any Act or Thing, for or concerning the Execution of this prefent Statute, or any Article or Claufe therein contained, that then every Defendant in fuch Action or Actions may plead the General Isfue, and be received to maintain the fame by any Evidence that shall prove his Doings and Proceedings warrantable by this Law.

XXXIX. Provided always, That neither this Act, nor any Provisiofor Eccle-Thing therein contained, fhall extend to take away or abridge fiaftical Court. the Authority or Jurifdiction of the Ecclefiaftical Cenfures, for any Caufe or Matter, but that the Commissioners of his Majesty, his Heirs and Succeffors, in Caufes Ecclefiattical, for the Time being, and the Archbishops, Bishops and other Ecclesiastical Judges, may do and proceed, as before the making of this Act they lawfully did or might have done; any Thing in this Act to the contrary in any wife notwithihanding.

XL. Provided always, and be it enacted, That no Perfon shall Provide for be charged or chargeable with any Penalty or Forfeiture by force Husbands. of this Act, which shall happen for his Wife's Offence in not receiving the fuid Sacrament during her Marriage; nor that any Woman shall be charged or chargeable with any Penalty or Forfeiture by force of this Act, for any fuch Offence of not receiving, which shall happen during her Marriage.

XLI. Provided alfo, and be it enacted by Authority of this Who may take prefent Parliament, That in all Caules where any Bishop or Juffices the Oath of a of the Peace may by force of this Act require and take of any Women. Subject the Oath above mentioned, that the Lords of the Privy Council for the time being, or any Six of them, whereof the Lord Chancellor, Lord Treasurer or the Principal Secretary for the time, to be One, shall have full Power and Authority, by force of this Act, at any time or times, to require and take the faid Oaths before mentioned, of any Nobleman or Noblewoman (then being above the Age of Eighteen Years); and if any fuch Nobleman or Noblewoman (other than Women married) shall refuse to take fuch Oath or Oaths, that in every fuch Cafe, fuch Nobleman or Noblewoman shall incur the Pain and Danger of a Premunire.

XLII. Provided alfo, and be it enacted by the Authority of who shall take this Parliament, That where any Perfon or Perfons shall go or the Oath in the pafs out of the Cinque Ports, or any Member thereof, to any Cinque Ports, Parts beyond the Seas, to ferve any foreign Prince, State or Potentate, that in every fuch Cafe, the Lord Warden of the Cinque Ports for the Time being, or any Perfon by him in that Behalf appointed or to be appointed, shall have full Power and Authority by virtue hereof, to take the Bond, and minister the Oath to fuch Paffengers as is above mentioned.

[See 1.W. & M. Seff. 1. c. 18. § 2, 31 G. 3. c. 32. § 3.]

## C A P. V.

### An Act to prevent and avoid Dangers which may grow by Popifh Recufants.

THEREAS divers Jefuits, Seminaries and Popifh Priefts, daily do withdraw many of his Majefty's Subjects from • the true Service of Almighty Cod, and the Religion cftablished • within

Noble Man or

16 R. 2. c. 5.

A.D. 1605.

" within this Realm, to the Romi/b Religion, and from their loyal · Obedience to his Majefty, and have of late fecretly perfuaded · divers Reculants and Papifts, and encouraged and emboldened • them to commit most damnable Treasons, tending to the Over- throw of God's true Religion, the Deftruction of his Majefty and • his Royal Iffue, and the Overthrow of the whole State and Cor-' monwealth, if God of his Goodnels and Mercy had not within few Hours before the intended Time of the Execution thereof, ' revealed and disclosed the same :' Wherefore to discover and prevent fuch fecret damnable Confpiracies and Treafons as hercafter may be put in ure by fuch evil disposed Persons, if Remedy be not therefore provided ; Be it enacted by the King's most Excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That fuch Perfon as shall sirth difcover to any Justice of Peace any Recufant or other Perfon which shall entertain or relieve any Jefuit, Seminary or Popifh Prieft, or fhall difcover any Mais to have been faid, and the Perfons that were prefent at fuch Mafs, and the Priest that faid the fame, or any of them, within Three Days next after the Offence committed, and that by reafon of fuch Difcovery any of the faid Offenders be taken and convicted or attainted, that then the Perfon which hath made fuch Difcovery shall not only be freed from the Dauger and Penalty of any Law for fuch Offence, if he be an Offender therein, but also shall have the Third Part of the Forfeiture of all fuch Sums of Money, Goods, Chattels and Debts, which shall be forfeited by fuch Offence, (io as the fame total Forfeiture exceed not the Sum of One hundred and fifty Pounds; and if it exceed the Sam of One hundred and fifty Pounds, the faid Perfon fo difcovering the faid Offence shall have the Sum of Fifty Pounds only for every such Difcovery); and fuch Perfon fo difcovering the fame, after Conviction of the Offender, shall have a Certificate from the Judges or Juffices of Peace before whom fuch Conviction shall happen, to be directed to the Sheriff or other Officer of the fame County, Limit or Place, that shall feize the Goods, or levy the faid Forfeiture, commanding the faid Sheriff or other Officer to pay the fame accordingly to him that fo discovered the fame, out of the Monies to be levied by virtue of the faid Forfeitures, which Warrant and Payment shall be effectual in the Law for that Purpole, and a fufficient Difcharge in that Behalf for the Sheriff, or other Officer upon his Account.

II. And whereas the Repair of fuch evil affected Perfons to the Court, or to the City of London, may be very dangerous to his Majeity's Perfon, and may give them more Liberty to meet, confult and plot their Treafons and Practices against the State, than if they should be restrained and confined unto their private Houses in the Country: For Remedy hereof, Be it enacted by the Authority aforefaid, That no Popish Recufant 'convicted op to be convicted shall come into the Court or House where the King's Majesty, or his Heir Apparent to the Crown of England, shall be, unless he be commanded to to do by the King's Majesty, his Heirs and Successors, or by Warrant in Writing from the Lords and others of the most honourable Privy Council/of the King's Majesty, his Heirs and Successors, or any of thenf; mpon Pain to forfeit for every Time to offending, One hundred Pounds; the

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Differenting a Prieit or Mafs.

Reward.

Recufant conting to the Court.

Penalty.

the one Moiety to the King's Majefty, his Heirs and Succeffors; the other Moiety to him that will difcover and fue for the fame, by Action of Debt, Bill, Plaint or Information in any of his Majesty's Courts of Record, wherein no Esson, Protection or Wager of Law shall be allowed.

III. And that all Popish Recufants indicted or convicted, and Recufants to all other Persons which have not repaired to some usual Church depart from or Chapel, and there heard Divine Service, but have forborn the London. fame by the Space of Three Months last past, contrary to the Laws and Statutes of this Realm, dwelling, abiding or remaining within the City of London, or the Liberties thereof, or within Ten Miles of the faid City, shall, within Three Months next after the End of this Seffion of Parliament, depart from the faid City of London, and Ten Miles Compais of the fame; and alfo thall deliver up their Names to the Lord Mayor of London, in cafe fuch Recufant do dwell or remain within the faid City of London, or the Liberties thereof; and in cafe the faid Recufant shall dwell or remain in any other County within Ten Miles of the fame City, then the faid Recufant shall deliver up his or her Name to the next Justice of Peace within fuch County where the faid Recufant shall so dwell or remain, within Forty Days after the End of this Session of Parliament; upon Pain that every Perfon offending herein shall Pendty. forfeit to our Sovereign Lord the King's Majesty, his Heirs and Succeffors, the Sum of One hundred Pounds, the one Moiety whereof thall be to the King's Majefty, his Heirs and Succeffors, the other Moiety to him or them that will fue for the fame, by Action of Debt, Bill, Plaint or Information, in any of the King's Majelky's Courts of Record, wherein no Esson, Protection or Wager of Law shall be admitted or allowed.

IV. And that all Popifh Recufants which shall hereafter come, Recufants redwell or remain within the faid City of London, or the Liberties maining in Lonthereof, or within Ten Miles of the faid City, which now are or don, &c. hereafter shall be indicted or convicted of fuch Recufancy, or which shall at any Time hereafter not repair unto fome usual Church or Chapel, and there hear Divine Service, but shall forbear the fame by the Space of Three Months, contrary to the Laws and Statutes of this Realm, shall, within Ten Days after fuch Indictment or Conviction, depart from the faid City of London, and Ten Miles Compais of the fame, and also shall deliver up their Names to the Lord Mayor of London for the Time being, in cafe fuch Recufant shall dwell or remain within the faid City of London or the Liberties thereof; and in cafe the faid Recufant fhall dwell or remain in any other County within Ten Miles of the faid City, then the faid Recufant shall deliver up his or her Name to the next Juffice of Peace within fuck County where the faid Reculant shall fo dwell or remain, within the faid Ten Days next after fuch Indicament or Conviction; upon Pain that every Perfon Penalty. offending herein shall likewife forfeit to our faid Sovereign Lord the King's Majefty, his Heirs and Succeffors, the like Sum of One hundred Pounds, the one Moiety whereof shall be to the King's Majefty, his Heirs and Succeffors, and the other to him or them that will fue for the fame by Action of Debt, Bill, Plaint or Information, in any of the King's Majesty's Courts of Record, wherein no Effoin, Protection or Wager of Law thall be admitted er allowed.

V. Provided

Provifo for Tradefmen, &c. in London.

35 Eliz. c. 2.

**§**4-

§ 12.

35 Eliz. c. 2.

Continued.

35 Eliz. c. 2. § 12. repealed.

Licence to Reculant to travel. V. Provided always, That fuch Perfon or Perfons as now ufe any Trade, Myftery or manual Occupation within the faid City of London, or within Ten Miles of the fame, and fuch as have or thall have their only Dwelling within the faid City, or Ten Miles Compaís of the fame, not having any other Dwelling or Place of Abode elfewhere, thall or may remain and continue in fuch Place within the faid City, or Ten Miles of the fame, as they have dwelled, inhabited or remained in by the Space of Three Months next before this prefent Seffion of Parliament; any Thing herein contained to the contrary notwithftanding.

" VI. And whereas by a Statute made at Westminster in the Five ' and thirtieth Year of the Reign of Queen Elizabeth, intituled, " An A& for the reftraining of Popifb Recufants to fome certain Place ' of Abode, it was, amongst other Things, ordained and enacted, . That every Popish Reculant then or after convicted for not re-' pairing to Church, Chapel or ufual Place of Common Prayer, . having any certain Place of Dwelling and Abode within this · Realm, should, within the Time limited by the faid Statute, repair 4 to their Place of usual Dwelling and Abode, or not having any certain Place of Dwelling or Abode within this Realm, fhould ' likewife within the Time limited by the faid Statute repair to the · Place where fuch Perfon was born, or where the Father or Mo-' ther of fuch Perfon should be dwelling, and not at any Time ' remove or pafs above Five Miles from thence, under the Pains ' in the faid Statute limited and provided; which Statute, by · reafon of fundry Licences given unto fuch Recufants, under " Colour of a Provifo in the faid Statute contained, hath not " wrought that good Effect in the Commonwealth as was hoped:" Be it therefore enacted and ordained by this prefent Parliament, and by the Authority of the fame. That the faid Statute made in the faid Five and thirtieth Year of the faid Queen Elizabeth, for and concerning the Confining of the faid Reculants under the Pains and Penalties therein contained shall, by this Act, and by the Authority of the fame, be confirmed, and be hereafter put in due Execution, according to the Tenor, true Intent and Meaning of the faid Statute in that Behalf made : And that the faid Provifo in the faid Statute contained, giving P war to grant Licence or Licences unto the faid Recufants, or yo and travel from or out of the Compais of the faid Five Miles, in ill be, from and after the End of this prefent Scilion of Parliament, utterly repealed and void; any Thing in the faid Statute to the contrary in any wife notwithstanding.

VII. Provided neverthelefs, and be it further enacted by this prefent Parliament, and by the Authority of the fame, That it fhall and may be lawful for the King's most excellent Majesty, his Heirs and Succeffors, or for Three or more of His Majesty's most honourable Privy Council, or for Three or more of the Privy Council of his Heirs and Succeffors, in Writing under the Hands of the faid Privy Councellors, to give Licence to every fuch Recufant to go and travel out of the Compafs of the faid Five Miles, for fuch Time as in the faid Licence thall be contained, for their travelling, attending and returning, and without any other Caufe to be expressed within the faid Licence: And if any of the Perfons which are for confined by virtue of the faid Statute, as is aforefaid, thall have neceffary Occasion or Businefs to go and travel out

out of the Compais of the faid Five Miles, that then and in every fuch Cafe, upon Licence in Writing in that Behalf to be gotten, under the Hands and Seals of Four of the Juffices of Peace of the fame County, Limit, Division or Place next adjoining to the Place of Abode of fuch Recufant, with the Privity and Affent in Writing of the Bishop of the Diocese, or of the Lieutenant, or of any Deputy Lieutenant of the fame County refiding within the faid County or Liberty, under their Hands and Seals: In every of which Licence or Licences in Writing fo to be had and made, fhall be specified and contained both the particular Cause of the faid Licence, and the Time how long the faid Party licenfed shall be absent, in travelling, attending and returning: It shall and may thereupon be lawful for every such Person so licensed, to go and travel about fuch their neceffary Bufincis, and for fuch Time only for their travelling, attending and returning, as shall be comprised in the faid Licence, the faid Party fo licenfed first taking his corporal Oath before the faid Four Justices of the Peace, or any of Oath. them (who shall have Authority by virtue of this Act to minister the fame) that he hath truly informed them of the Caufe of his Journey, and that he shall not make any causeless Stays: And Where Licence that all and every Licence hereafter to be made in this Behalf, con- void. trary to the Tenor, Effect and true Meaning of this Statute, shall be utterly void, frustrate and of none Effect; any Thing in the faid former Act, or in this Act to the contrary notwithstanding. And every Perfon fo confined, which shall depart or go above Five Miles from the Place whereunto he is or shall be confined, not having fuch Licence, and not having taken fuch Oath as aforefaid, shall incur the Pain and Penalty, and forfeit as a Reculant con- Penalty. victed, and paffing or going above Five Miles from the faid Place whereunto he is or shall be confined, by the faid Statute of Tricefimo 35 Eliz. c. 2. quinto Elizabethe, fhould do.

VIII. And be it further enacted by the Authority aforefaid, Recufant difabled That no Recufant Convict shall at any Time after the End of this to practife cer-seffion of Parliament practife the Common I are of this Realm as Seffion of Parliament practife the Common Law of this Realm as Functions. a Counfellor, Clerk, Attorney or Solicitor in the fame, nor shall practife the Civil Law as Advocate or Proctor; nor practife Phyfick, nor use or exercise the Trade or Art of an Apothecary; nor shall be Judge, Minister, Clerk or Steward of or in any Court, or keep any Court, nor shall be Register or Town Clerk, or other Minister or Officer in any Court; nor shall bear any Office or Charge as Captain, Lieutenant, Corporal, Serjeant, Ancient bearer or other Officer in Camp, Troop, Band or Company of Soldiers; nor shall be Captain, Master, Governor, or bear any Office or Charge of or in any Ship, Caftle or Fortrefs of the King's Majefty's, his Heirs and Succeffors ; but be utterly difabled for the same : And every Person offending herein shall also forfeit for Penalty. every fuch Offence One hundred Pounds; the one Moiety whereof shall be to the King's Majesty, his Heirs and Successors, and the other Moiety to him that will fue for the fame by Action of Debt, Bill, Plaint or Information, in any of the King's Majefty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed.

IX. And be it also enacted by the Authority aforefaid, That No Reculant to no Popish Reculant Convict, nor any having a Wife being a Popist be a publick Reculant Convict, shall at any Time after the End of this Session Officer.

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of

of Parliament, or any Popifh Recufant hereafter to be convict, or having a Wife which hereafter shall be a Popifh Recufant Convict, at any Time after his or her Conviction, shall exercise any publick Office or Charge in the Commonwealth, but shall be utterly disabled to exercise the fame by himself, or by his Deputy; except fuch Husband himself, and his Children which shall be above the Age of Nine Years abiding with him, and his Servants in Houshold, shall once every Moath at the least, not having any reasonable Excuse to the contrary, repair to fome Church or Chapel usual for Divine Service, and there hear Divine Service; and the faid Husband, and fuch his Children and Servants as are of meet Age, receive the Sacrament of the Lord's Supper at fuch Times as are limited by the Laws of this Realm, and do bring up his faid Children in true Religion.

X. And be it also enacted by the Authority aforefaid, That every married Woman, being or that shall be a Popish Recusant convicted, (her Hufband not ftanding convicted of Popifh Recufancy) which shall not conform herself and remain conformed, but shall forbear to repair to some Church or usual Place of Common Prayer, and there, to hear Divine Service and Sermon, if any then be, and within the faid Year receive the Sacrament of the Lord's Supper, according to the Laws of this Realm, by the Space of one whole Year next after the Death of her faid Hufband, shall forfeit and lofe to the King's Majefly, his Heirs and Succeffors, the Iffues and Profits of Two Parts of her Jointure, and Two Parts of her Dower, in Three Parts to be divided, during her Life, of or out of any the Lands, Tenements or Hereditaments, which are or were her faid Husband's, and alio be disabled to be Executrix or Administratix of her faid Husband, and to have or demand any Part or Portion of her faid late Hufband's Goods or Chattels, by any Law, Cuftom or Ulage whatfoever.

XI. And be it further enacted by the Authority aforefaid, That every Popifh Recufant which is or fhall be convicted of Popifh Recufancy, fhall ftand and be reputed to all Intents and Purpofes difabled, as a Perfon lawfully and duly excommunicated, and as if he or fhe had been fo denounced and excommunicated according to the Laws of this Realm, until he or fhe fo difabled fhall conform him and herfelf, and come to Church, and hear Divine Service, and receive the Sacrament of the Lord's Supper, according to the Laws of this Realm, and alfo take the Oath appointed and prefcribed in one other A& made this prefent Scffion of Parliament, initialed, An Aft for the better difcovering and reprefing of Popifh Resufants: And that every Perfon and Perfons fued or to be fued by fuch Perfon fo difabled, fhall and may plead the fame in difabling of fuch Plaintiff, as if he or the were excommunicated by Sentence in the Ecclefiaftical Court.

XII. Provided neverthelefs, That it fhall and may be lawful for any fuch Perfon fo difabled, for and notwithftanding any Thing in this Law contained, to fue or profecute any Action or Suit for or concerning only fuch of his or her Lands, Tenemsats, Leafes, Rents, Annuities and Hereditaments, or for the Iffues and Profitsthereof, which are not to be feized or taken into the King's Handa, his Heins or Succeffors, by Force of any Law, for or concerning his or her Recufancy, or any Part thereof.

· XIII. And

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Married Woman Reculant.

Penalty.

Recufant to be as excommunicated.

3 Jac. I. C. 4

What Actions Recuiant may profecute.

#### Anno 3º JACOBI L c. 5. A.D. 1605.

 XIII. And for that Popifh Recufants are not usually married, nor their Children chriftened, nor themfelves buried according to • the Law of the Church of England, but the fame are done fuper-Ititiously by Popish Perfons in fecret, whereby the Days of their " Marriages, Births and Burials cannot be certainly known :" Be it further enacted by Authority of this prefent Parliament, That Recufants Marevery Man being or which shall be a Popish Recufant convicted, ri gas by Priests, and who shall be hereafter married otherwife than in some open &c. Church or Chapel, and otherwife than according to the Orders of the Church of England, by a Minister lawfully authorized, shall be utterly difabled and excluded to have any Estate of Freehold into any the Lands, Tenements and Hereditaments of his Wife, as Tenant by the Courtefy of England: And that every Woman being, or which shall be, a Popish Recufant convicted, and who shall be hereafter married in other Form than as aforefaid, shall be utterly excluded and difabled, not only to claim any Dower of the Inheri- Difabilities. tance of her Hufband, whereof the may be endowable, or any Jointure of the Lands and Hereditaments of her Hufband, or any of his Ancestors, but also of her Widow's Estate and Frank-bank in any cuftomary Lands whereof her Hufband died feifed, and likewife be difabled and excluded to have or enjoy any Part or Portion of the Goods of her faid Hufband, by virtue of any Cuftom of any County, City or Place where the fame shall lie or be; and if any fuch Man shall be married with any Woman contrary to the Intent and true Meaning of this Act, which Woman hath or shall have no Lands, Tenements or Hereditaments, whereof he may be entitled to be Tenant by the Courtefy, then fuch Man fo marrying as aforefaid, fhall forfeit and lofe One hundred Pounds, Penahythe one Half thereof to be to the King's Majesty, his Heirs and Succeffors, and the other Moiety to fuch Perfon or Perfons as shall fue for the fame by Action of Debt, Bill, Plaint or Information. in any of the King's Majefty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed.

XIV. And that every Popifh Recufant which shall hereafter Baptifm of Rehave any Child born, shall, within One Month next after the Birth curants Children. thereof, caufe the fame Child to be baptized by a lawful Minister, according to the Laws of this Realm, in the open Church of the fame Parish where the Child shall be born, or in some other Church near adjoining, or Chapel where Baptifm is usually administred : Or if by Infirmity of the Child it cannot be brought to fuch Place, then the fame shall within the Time aforefaid be baptized by the lawful Minister of any of the faid Parishes or Places aforefaid; upon Pain that the Father of fuch Child, if he be living by the Space of One Month next after the Birth of fuch Child, or if he be dead within the faid Month, then the Mother of fuch Child, shall for every fuch Offence forfeit One hundred Pounds of lawful Money Penalty. of England; one Third Part whereof to be to the King's Majefty, his Heirs and Succeifors; one other Third Part to the Informer, or him that will fue for the fame, and the other Third Part to the Poor of the faid Parish, to be recovered by Action of Debt, Bill, Plaint or Information, in any of the King's Majefty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed.

XV. And if any Popish Recusant, Man or Woman, not being Burying Recu-excommunicate, shall be buried in any Place other than in the fants, not ex-

Church communicate.

A.D.1605.

Penalty

Children departing Realm.

Penalty,

3 Jac. 1. c. 4.

Sending Child beyond Sea.

Penalty.

Church or Church yard, or not according to the Ecclefiaftical Laws of this Realm, that the Executors or Administrators of every fuch Perfon fo buried, knowing the fame, or the Party that caufeth flim to be fo buried, shall forfeit the Sum of Twenty-Pounds; the one Third Part whereof shall be to our Sovereign Lord the King; the other Third Part to the Informer, or him or them that will fue for the fame; and the other Third Part to the Poor of the Parifh where fuch Perfon died, to be recovered by Action of Debt, Bill, Plaint or Information, in any of the King's Majesty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed.

XVI. And be it further enacted by this prefent Parliament, That if the Children of any Subject within this Realm (the faid Children not being Soldiers, Mariners, Merchants, or their Apprentices or Factors) to prevent their good Education in England, or for any other Caufe, shall hereafter be fent or go beyond Seas, without Licence of the King's Majefty, or Six of his Honourable Privy Council (whereof the principal Secretary to be one) under their Hands and Seals, That then all and every fuch Child and Children fo fent, or which shall fo go beyond the Seas, shall take no Benefit by any Gift, Conveyance, Descent, Devise or otherwife, of or to any Lands, Tenements, Hereditaments, Lezfes, Goods or Chattels, until he or they being of the Age of Eighteen Years or above, take the Oath mentioned in an Act of Parliament made this prefent Seffion, intituled, An A& for the better difcovering and repressing of Popish Recufants, before some Justice of Peace of the County, Liberty or Limit, where fuch Parents of fuch Children as shall be fo fent, did and shall inhabit or dwell; and that in the mean Time the next of his or her Kin, which shall be no Popish Recufant, shall have and enjoy the faid Lands, Tenements, Hereditaments, Leafes, Goods and Chattels fo given, conveyed, descended or devifed, until fuch Time as the Perfon fo fent or gone beyond the Seas, shall conform him or herself, and take the aforefaid Oath, and receive the Sacrament of the Lord's Supper : And after fuch · Oath taken, and conforming of himfelf, and receiving the Sacrament of the Supper of the Lord, he or they which have fo received the Profits of the faid Lands, Tenements, Hereditaments, Goods and Chattels or any of them, shall make Account of the Profits fo received, and in reafonable Time make Payment thereof, and reftore the Value of the faid Goods to fuch Perfon as shall fo conform him or herfelf as aforefaid : And that all fuch Perfons as fhall fend the faid Child or Children over Seas, without Licence as aforefaid (unlefs the faid Child or Children be Merchants, or their Apprentices or Factors, Mariners or Soldiers) shall forfeit One hundred Pounds, to be divided, had and recovered in Three equal Parts, whereof the one Third Part shall be to the King, his Heirs and Succeffors, the other Third Part to fuch as shall fue for the fame, and the other Third Part to the Poor of fuch Parish where fuch Offender doth inhabit or remain, by Action of Debt, Bill, Plaint or Information, in any the King's Majefty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be [See 11 & 12 W. 3. c. 4. § 5, 6.] admitted or allowed.

• XVII. And for that many Subjects of this Realm, being nei-• ther Merchants, nor their Factors, nor Apprentices, Soldiers nor • Mariners, are of late gone beyond the Seas without Licence, and • are

• are not as yet returned,' Be it further enacted by the Authority of this prefent Parliament, That if any of the faid Perfons fo gone Perfons sone beyond the Seas without Licence, which are not yet returned, beyond Sea. shall not within Six Months next after their Return into this Realm, then being of the Age of Eighteen Years or more, take the Oath above specified before some Justice of Peace of the County, Liberty or Limit, where fuch Perfon shall inhabit or remain, that then every fuch Offender shall take no Benefit by any Gift, Penaky. Conveyance, Descent, Devife or otherwife, of or to any Lands, Tenements, Hereditaments, Goods or Chattels, until he or they, being of the faid Age of Eighteen Years or above, take the faid Oath: And that likewife in the mean Time the next of Kin to the Person so offending, which shall be no Popish Recusant, shall have and enjoy the faid Lands, Tenements, Hereditaments, Goods and Chattels fo given, conveyed, descended or devised, until fuch Time as the Perfon fo offending shall conform himself, and take the aforefaid Oath, and receive the faid Sacrament of the Lord's Supper; and after fuch conforming, taking of the faid Oath, and receiving of the faid Sacrament, he or they that shall have fo received the Profits of the faid Lands, Tenements, Hereditaments, Goods and Chattels, shall make Account of the Profits fo received, and in reasonable Time make Payment thereof, and of the Value of fuch Goods and Chattels, to fuch Perfon as shall fo conform him or herfelf as aforefaid.

XVIII. And be it further enacted by the Authority of this Reculant not to present Parliament, That every Person or Persons that is or shall present to a Bebe a Popish Recufant Convict, during the time that he shall be or nesice, nor grant remain a Recufant, shall, from and after the End of this present an Advowson. Sellion of Parliament, be utterly difabled to prefent to any Benefice with Cure or without Cure, Prebend or any other Ecclefiaftical Living, or to collate or nominate to any Free School, Hofpital or Donative whatfoever, and from the Beginning of this prefent Seffion of Parliament, shall likewife be difabled to grant any Avoidance to any Benefice, Prebend or other Ecclefinitical Living: [See 1 W. & M. Seff. 1. c. 26.; and extended to Papifts not convided, 12 Ann. Stat. 2. c. 14.]

XIX. And that the Chancellor and Scholars of the University Chancellor, &c. of Oxford, fo often as any of them shall be void, shall have the of Oxford may Prefentation, Nomination, Collation and Donation of and to every prefent to Recufuch Benefice, Prebend or Ecclefiaftical Living, School, Hofpital tant's Benefice in certain Counties. and Donative, fet, lying and being in the Counties of Oxford, Kent, Middlefex, Suffex, Surrey, Hampfbire, Berk/bire, Buckingham/bire, Gloucestersbire, Worcestersbire, Staffordsbire, Warwicksbire, Wiltsbire, Somerfet/bire, Devon/bire, Cornaval, Dorfet/bire, Hereford/bire, Northampton/bire, Pembroke/bire, Carmarthen/bire, Brecknock/bire, Monmouthsbire, Cardigansbire, Montgomerysbire, the City of London, and in every City and Town, being a County of itfelf, lying and being within any of the Limits or Precincts of any of the Counties aforefaid, or in, or within any of them, as shall happen to be void during fuch Time as the Patron thereof shall be and remain a Recusant Convict as aforefaid.

XX. And that the Chancellor and Scholars of the University of Chancellor and Cambridge, shall have the Prefentation, Nomination, Collation and Scholars of Donation of and to every fuch Benefice, Prebend or Ecclefiaitical Cambridge. Living, School, Hospital and Donative, fet, lying and being in the Vol. IV. Uu Counties

Counties of Effex, Hertford/bire, Bedford/bire, Cambridge/bire, Huntington/bire, Suffolk, Norfolk, Lincoln/bire, Rutland/bire, Leice/lerf/bire, Darby/bire, Nottingbam/bire, Sbrop/bire, Cbe/bire, Lanca/bire, Torkjbire, the County of Durbam, Northumberland, Cumberland, Weffmorland, Radnor/bire, Denbi/bire, Flint/bire, Carnarvon/bire, Anglefey/bire, Merioneth/bire, Glamorgan/bire, and in every City and Town, being a County of itelf, lying within any of the Limits or Precincts of any of the Counties laft before mentioned, or in or within any of them, as shall happen to be void during fuch Time as the Patron thereof shall be and remain a Recufant Convict as aforefaid.

XXI. Provided, That neither of the faid Chancellors and Scho-

lars of either of the faid Universities, shall prefent or nominate to

any Benefice with Cure, Prebend or other Ecclefiaftical Living, any fuch Perfon as fhall then have any other Benefice with Cure of Souls, and if any fuch Prefentation or Nomination fhall be had or

None prefented who hath another Benefice.

Recufant not to be Executor, &c.

Nor Guardian.

Who fhall have the Wardship.

The King's Wards, XXIV. And that if at any Time hereafter, any of the Wards of the King's Majefty, or of any other, fhall be granted or fold 3 to

ture, of any Lands, Tenements or Hereditaments, being Freehold or Copyhold, but shall be adjudged difabled to have any such Wardship or Custody of any such Child, or of their Lands, Tenements or Hereditaments, being Freehold or Copyhold as aforcfaid.

XXIII. And that for the better Education and Prefervation of the faid Children, and of their Estates, the next of the Kin to fuch Child or Children, to whom the faid Lands, Tenements or Hereditaments of fuch Child or Children cannot lawfully descend, who shall usually refort to fome Church or Chapel, and there hear Divine Service, and receive the Holy Sacrament of the Lord's Supper Thrice in the Year next before, according to the Laws of this Realm, fhall have the Cuftody and Education of the fame Child, and of his faid Lands and Tenements, being holden in Knights Service, until the full Age of the faid Ward of One and twenty Years, and of his faid Lands, Tenements and Heredita-ments, being holden in Socage, as a Guardian in Socage, and of the faid Lands, Tenements and Hereditaments holden by Copy of Court Roll of any Manor, fo long as the Custom of the faid Manor shall permit and allow the fame; and in every of the faid Cafes shall yield an Account of the Profits thereof to the faid Ward, as the Cafe shall require. [See 12 Car. 2. c. 24.]

A.D. 1605.

to any Popish Recufant Convict, such Grant or Sale shall be utterly void and of none Effect.

XXV. And be it further enacted by the Authority of this Impering, &c. prefent Parliament, That no Perfon or Perfons shall bring from Popish Books beyond the Seas, nor shall print, fell or buy any Popish Primers, Ladies Pfalters, Manuals, Rofaries, Popifh Catechifms, Miffals, Breviaries, Portals, Legends and Lives of Saints, containing fuperstitious Matter, printed or written in any Language whatfoever, nor any other fuperstitious Books printed or written in the English Tongue; upon Pain of Forfeiture of Forty Shillings Penalty. for every fuch Book; one Third Part thereof to be to the King's Majesty, his Heirs and Successors, one other Third Part to him that will fue for the fame, and the other Third Part to the Poor of the Parish where such Book or Books shall be found, to be recovered by Action of Debt, Bill, Plaint or Information, in any of the King's Majefty's Courts of Record, wherein no Effoin, Protection or Wager of Law shall be admitted or allowed, and the faid Books to be burned.

XXVI. And that it shall be lawful for any Two Justices of Justices may Peace within the Limits of their Jurifdiction or Authority, and to fearch for Books, all Mayors, Bailiffs and Chief Officers of Cities and Towns Corpo- printed, &c. rate in their Liberties from time to time, to fearch the Houses and Lodgings of every Popifh Recufant Convict, or of every Perfon whole Wife is or shall be a Popish Recufant Convict, for Popish Books and Relicks of Popery : And that if any Altar, Pix, Beads, Pictures, or fuch like Popifh Relicks, or any Popifa Book or Books, shall be found in their or any of their Custody, as in the Opinion of the faid Justices, Mayor, Bailiff or Chief Officer, as aforefaid, shall be thought unmeet for such Reculant, as aforefaid, to have or use, the fame shall be presently defaced and burnt, if it be meet to be burned : And if it be a Crucifix or other Relick Crucifix, &c. to of any Price, the fame to be defaced at the General Quarter. be defaced. Seffions of the Peace in the County where the same shall be found, and the fame fo defaced to be reftored to the Owner again.

XXVII. And be it also enacted by the Authority aforefaid, Recutant's That all fuch Armour, Gunpowder and Munition, of whatfoever Armour. Kinds, as any Popish Recufant Convict within this Realm of England, hath or shall have in his House or Houses, or elsewhere, or in the Hands or Poffession of any other at his or their Disposition, shall be taken from fuch Popish Recufants or others which have or shall have the fame to the Use of such Popish Recufant, by Warrant of Four Juffices of Peace at their General or Quarter Seffions, to be holden in the fame County where fuch Popish Recufant shall be refident (other than fuch neceffary Weapons, as shall be thought fit by the faid Four Juffices of Peace to remain and be allowed for the Defence of the Perlon or Perlons of fuch Reculants, or for the Defence of his, her or their House or Houses) and that the said Armour and Munition fo taken, shall be kept and maintained at the Cofts of fuch Recufants, in fuch Places as the faid Four Juffices of Peace at their faid Seffions of the Peace shall fet down and appoint.

XXVIII. And be it further enacted by the Authority afcre- Recufant not faid, That if any fuch Recufant having or which shall have any fuch delivering his Armour, Gunpowder and Munition, or any of them, or if any Armour. other Perfon or Perfons which shall have any fuch Armour, Gunpowder

U u 2

Penalty.

Recufant charged

with maintaining

Armour.

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A.D.1605.

powder and Munition, or any of them, to the Ufe of any fuch Recufant, fhall refufe to declare or manifeft unto the faid Juffices of the Peace, or any of them, what Armour he, fhe or they have, or fhall have, or fhall let, hinder or difturb the Delivery thereof, to any of the faid Juffices, or to any other Perfon or Perfons authorized by their Warrant to take and feize the fame; then every fuch Perfon fo offending contrary to this Statute in this Behalf, fhall forfeit and lofe to the King's Majefty, his Heirs and Succeffors, his and their faid Armour, Gunpowder and Munition, and fhall alfo be imprifoned by Warrant of or from any Juffices of Peace of fuch County, by the Space of Three Months, without Bail or Mainprize.

XXIX. And yet neverthelefs, be it enacted by the Authority aforefaid, That notwithftanding the taking away of fuch Armour, Gunpowder and Munition, the faid Popifh Recufant fhall and may be charged with the maintaining of the fame, and with the buying, providing and maintaining of Horfe, and other Armour and Munition, in fuch Sort as other his Majeftý's Subjects from Time to Time fhall be appointed and commanded, according to their feveral Abilities and Qualities, and that the faid Armour and Munition, at the Charge of fuch Popifh Recufant, for them, and as their own Provision of Armour and Munition, fhall be fhewed at every Mufter, Shew or Ufe of Armour to be had or made within the faid County.

XXX. Provided always, That neither this Act, nor any Thing therein contained, shall extend to take away or abridge the Authority or Jurifdiction of the Ecclesiastical Censures, for any Cause or Matter; but that the Commissioners of his Majesty, his Heirs and Successions, in Causes Ecclesiastical, for the Time being, Archbishops, Bishops and other Ecclesiastical Judges, may do and proceed as before the making of this Act they lawfully did or might have done; any Thing in this Act to the contrary in any wife notwithstanding.

[Sce 12 Ann. Stat. 2. c. 14. § 1. 31 G. 3. c. 32. § 3.]

### CAP. VI.

An Act to enable all His Majefty's loving Subjects of England and Wales, to trade treely into the Dominions of Spain, Portugal and France.

7 HEREAS divers Merchants have of late obtained from the King's most excellent Majesty, under the Great Seal of England, a large Charter of Incorporation for them and their ٤. Company to trade into the Dominions of Spain and Portugal, · and are also most earnest Suitors to obtain the like from his laid Majefty for France, whereby none but themfelves, and fuch as . they shall think fit, as being meer Merchants, shall take Benefit 6 of the faid Charter, difabling thereby all others his Majefty's · loving Subjects of this Realm of England and Wales, who during all the Time of her late Majefty's Wars, were in divers respects greatly charged for the Defence of their Prince and Country, and • therefore ought indifferently to enjoy all the Benefits of this most · Happy Peace; and also debarring them from that free Enlarge. " ment of common Traffick into those Dominions, which others his · Majefty's

Ecclefiafical Confures.

Charter of Incorporation to trade into Spain, &c.

 Majefty's Subjects of his Realms of Scotland and Ireland do enjoy; 4 to the manifest impoverishing of all Owners of Ships, Masters, Mariners, Fishermen, Clothiers, Tuckers, Spinsters, and many Thousands of all Sorts of Handicraftsmen, besides the Decrease · of his Majefty's Cuftoms, Subfidies and other Impositions; and the Ruin and Decay of Navigation, together with the Abating
 of the Prices of our Wools, Cloth, Corn and fuch like Commo-' dities, arifing and growing within this his faid Majesty's Realm • of England, and the inhancing of all French and Spanifb Commo-\* dities, by reafon of the Infufficiency of the Merchants, they · being few in Number, and not of Ability to keep the great Number of our Ships and Seafaring Men a-work, and to vent the great Store of Commodities which this his Majefty's Domi-' nion of England doth yield; and by Means that all Owners and " Mariners, with divers others (if these Incorporations should continue) shall be cut off from their ordinary Means of Maintenance, ' and preferving their Eftates; and finally, by reason that all · French and Spani/b Commodities shall be in a few Mens Hands : " In respect whereof, as also for many other manifold Inconve-" niencies growing thereby, much Hurt and Projudice must needs ' redound to all his Majefty's loving Subjects of this his Highnefs . Realm of England, if Reformation for the Prevention of fo great ' an Evil be not had in due Time :' For Remedy whereof, be it enacted by the King's most excellent Majesty, the Lords Spiritual' and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That it shall and may be lawful to and for all his Majefty's Subjects of this his Highuefs Realm of England and Wales, from henceforth at all Times to have free. Liberty to trade into and from the Dominions of Spain, Portugal and France, in fuch Sort, and in as free Manner, as was at any time accuftomed fithence the Beginning of this his Highnefs moft happy Reign in this his Realm of England, and at any time before the faid Charter of Incorporation was granted, paying to the King's most excellent Majelty, his Heirs and Succeffors, all fuch Cuftoms and other Duties as by the Laws and Statutes of this Realm ought to be paid and done for the fame : The faid Charter of Incorporation, or any other Charter, Grant, Act or any Thing elfe, heretofore made or done, or hereafter to be done, to the contrary in any wife notwithitanding.

II. Provided always, That this Act, or any Thing therein con- Departing Realm tained, shall not be of Force to enable or give Liberty to any without Licence. Perfon or Perfons to go over Seas without Licence, who by the Laws and Statutes of this Realm, or by any Statute hereafter to be made, shall be restrained from going beyond the Seas without Licence; any Thing to the contrary notwithstanding.

[See 4 Jac. 1. c. 9. § 3.]

### CAP. VII.

FOR that through the Abufe of fundry Attornies and Soli-

citors by charging their Clients with exceffive Fees and

• other unneceffary Demands, fuch as were not, ne ought by them



• to

Anno 3º JACOBI J. C.7, 8.

to have been employed or demanded, whereby the Subjects grow ' to be overmuch burthened, and the Practice of the juft and ' honeft Serjeant and Counfellor at Law greatly flandered : And . for that to work the private Gain of fuch Attornies and Soli-• citors, the Client is oftentimes extraordinarily delayed :' Be it enacted by the Authority of this prefent Parliament, That no Attorney, Solicitor or Servant to any, shall be allowed from his Client or Malter, of or for any Fee given to any Serjeant or Counfellor at Law, or of or for any Sum or Sums of Money given for Copies to any Clerk or Clerks or Officers in any Court or Courts of Record at Westminster, unless he have a Ticket fubscribed with the Hand and Name of the fame Serjeant or Counfellor, Clerk or Clerks, or Officers aforefaid, teftifying how much he hath received for his Fee, or given or paid for Copies, and at what Time, and how often : And that all Attornies and Solicitors shall give a true Bill unto their Masters or Clients, or their Affigns, of all other Charges concerning the Suits which they have for them, fubfcribed with his own Hand and Name, before fuch Time as they or any of them shall charge their Clients with any the same Fees or Charges : And that if the Attorney or Solicitor do or Mall willingly delay his Clients Suits to work his own Gain, or demand by his Bill any other Sums of Money or Allowance upon his Ac-

count of any Money which he hath not laid out or difburfed, that in every fuch Cafe the Party grieved shall have his Action against fuch Attorney or Solicitor, and recover therein Costs and treble Damages, and the faid Attorney and Solicitor shall be difcharged from thenceforth from being an Attorney or Solicitor any more.

II. And to avoid the infinite Numbers of Solicitors and Attornies, Be it enacted by the Authority of this prefent Parliament, That none shall from henceforth be admitted Attornies in any the King's Courts of Record aforefaid, but fuch as have been brought up in the fame Courts, or otherwife well practifed in foliciting of Caufes, and have been found by their Dealings to be skilful and of honeft Difpofition : And that none to be fuffered to folicit any Caufe or Caufes in any of the Courts aforefaid, but only fuch as are known to be Men of fufficient and honeft Difposition : And that no Attorney shall admit any other to follow any Suit in his Name; upon Pain that both the Attorney and he that followeth any fuch Suit in his Name, shall each of them forfeit for fuch Offence Twenty Pound; the one Moiety whereof to our Sovereign Lord the King, his Heirs and Succeffors, and the other Moiety to the Party grieved, to be recovered in any the faid Courts of Record aforefaid, by original Writ of Debt, Bill, Plaint or Information, wherein no Manner of Effoin, Wager of Law or Protection shall be allowed : And that the Attorney in fuch Cafe shall be excluded from being an Attorney for ever thereafter. [See 2 G. 2. c. 23, § 10.]

### CAP. VIII.

### An AA to avoid unneceffary Delays of Executions.

FORASMUCH as his Highnefs Subjects are now more commonly witholden from their juft Debts, and often in Danger to lofe the fame, by Means of Writs of Error, which are more commonly fued than heretofore they have been:' Be it therefore

Attorney shall have Ticket of Money paid for Fees, &c.

Bill of Cofts.

Attorney delaying Suit, &c.

Penalty.

Who only may he Attornies or Solicitors.

Following Suit in another's Name. Penalty.

therefore enacted by the Authority of this prefent Parliament, That from and after the End of this prefent Seffion of Parliament In what Cafes That from and after the End of this present Scholl of Farhament Execution shall not be stayed or delayed upon or by any Writ of not be stayed Error, or Superfedeas thereupon to be fued, for the reverfing of any upon Writ of Judgment given, or to be given, in any Action or Bill of Debt Error. upon any fingle Bond for Debt; or upon any Obligation, with Condition for the Payment of Money only; or upon any Action or Bill of Debt for Rent, or upon any Contract; fued in any of his Highnefs Courts of Record at Westminster, or in the Counties Palatine of Chefter, Lancaster or Durham, or in his Highness Courts of Great Seffions in any of the Twelve Shires of Wales; unlefs fuch Perfon or Perfons in whofe Name or Names fuch Writ of Error shall be brought, with Two fufficient Sureties, such as the Court (wherein fuch Judgment is or fhall be given) fhall allow of, fhall first before fuch Stay made, or Superfedeas to be awarded, be bound Superfedeas. unto the Party for whom any fuch Judgment is or shall be given, by Recognizance to be acknowledged in the fame Court, in double the Sum adjudged to be recovered by the faid former Judgment, to profecute the faid Writ of Error with Effect, and also to fatisfy and pay (if the faid Judgment be affirmed) all and fingular the Debts, Damages and Cofts, adjudged or to be adjudged upon the former Judgment; and all Cofts and Damages to be alfo awarded for the fame delaying of Execution. This Act to have Continuance Continuance. to the End of the First Seffion of the next Parliament.

[Made perpetual, 3 Car. 1. c. 4. § 4. See 13 Car. 2. Stat. 2. c. 2. 16 ビ 17 Car. 2. c. 8.]

# CAP. IX.

## An A& for the Relief of fuch as lawfully use the Trade and Handicraft of Skinners.

WHEREAS the faid Artizan Skinners before the One Charter to the and twentieth Year of the late Ourses where the and twentieth Year of the late Queen were at Liberty, East-land Mer-' and usually did transport into the East-land Countries, Coney- chants, 21 Eliz. ' skins, and Lamb-skins called Morkins, of the Growth of this . Kingdom, being in great Request in those Countries, without · Contradiction: In which One and twentieth Year of her Majefty's · Reign the East-land Merchants procured a Charter from her " Majefty, in which is contained a Prohibition therein, that none • but they the Merchants of those Countries might transport any · Merchandizes thither: Sithence which Time the faid Artizan Skinners have, by Colour of those Letters Patents, been restrained ' from Transportation, and thereupon did for the Maintenance of ' them and their poor Families apply themfelves to their Handy ' Labours, and to provide and buy within this Realm, as well of · Petty Chapmen as others, the faid Skins within this Kingdom; and the Surplufage over and above fuch as they wrought into . Manufactures, they fold to the faid Merchants that had gotten ' the faid Letters Patents for Transportation as aforefaid; by · Reafon whereof the faid Artizan Skinners, with their Wives \* and Families, lived in good manner, and maintained many Thou-' fands, both Tawers and other Workmen, and very many of them were Subfidy-men, and Men that paid many Duties in good Sort; • until of late time that divers Merchants and others, for their own ' private

<sup>s</sup> private Gain, do by themfelves, their Factors and Servants, in

• au • S Dreffing Black I Coney-fkins, or Ma transporting them in •

transporting them undressed.

Penalty.

Number of Coney-fkins to be bought and feld at one Time.

Penalty.

Skinners' Approntices and Journeymen.

 diforderly and unmerchant-like Manner, buy, foreftall, ingrofs " and provide the faid Commodities, and fo draw the whole Trade · into their own Hands, and work the fame in their own House, " and not contented therewith, do likewife fell and retail the faid \* Skins here again unto other Merchant Strangers, whereby they ' ' do deprive the faid Artizan Skinners both from buying, felling ' and Transportation, and thereupon the whole Trade of Artizan " Skinners is utterly impoverified generally throughout England :" II. Be it therefore enacted by our Sovereign Lord the King's Majefty, by the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affenibled, and by the Authority of the fame, That no Perfon or Perfons after the End of Three Months next enfuing after the End of this prefent Selfion of Parliament, using the Trade of Merchandize or any other, shall dress or cause to be dreffed, in his or their Houfe or Houfes, or by any Workman appointed by them for that Purpofe (those Workmen not being Artizan Skinners, and using the Trade of the Artizan Skinners) any of the black Coney-fkins of this Kingdom; nor shall tranfport or carry beyond the Seas, nor caufe to be transported or carried beyond the Seas, nor fhall pack, fhip or lade, to the Intent to transport or carry beyond the Seas, any black Coney-fkins of the Breed of this Realm, unlefs the fame Skins shall first be towed and duly and perfectly wrought, dreffed and packed within this Realm, by those that are Artizan Skinners or Tawers unto the faid Artizan Skinners, according to the Science, Art and Faculty of the Artizan Skinners; upon Pain of Forfeiture of fuch Skins fo packed, shipped, laden and transported, contrary to this Act, or the just and full Value thereof.

III. And be it further enacted by the Authority aforefaid, That no Perfon or Perfons using or exercising the Trade of a Merchant, shall, after the End of the faid Three Months next enfuing after the End of this prefent Seffion of Parliament, buy, bargain or contract for, or cause to be bought, bargained or contracted for, any Coney-fkins or Lamb-fkins, commonly called Morkins, of the Breed of this Realm, or being within this Realm, under the Number of One thousand Black Čoney-skins, or Three thousand Grey Coney-skins, or Two thousand Lamb-skins called Morkins, at a time, and those not to be bought or contracted for in or by Parcels, but to be contracted for, bargained and delivered at one time intirely together, and not by Parcels, (except it be of the Artizan Skinners) nor shall utter or fell the fame again, nor any Part thereof, to any Perfon or Perfons within this Realm in fmall Parcels: That is to fay, under the Number of One thousand Black Coney-skins, and Three thousand of Grey Coney-skins, and Two thousand of Morkins at a Time, unlefs it be to the Artizan Skinner; upon Pain of Forfeiture of the faid Skins or the full Value of the fame.

IV. And be it further enacted by the Authority aforefaid, That after the End of the faid Three Months next enfuing after the End of this prefent Seffion of Parliament, no Perfon or Perfons fhall take, retain or keep any Servant, Journeyman or Apprentice, to ferve or work with him therein, except the faid Perfon fouring or fetting up the faid Trade, Mystery or Occupation, have ferved Seven Years at the least as an Apprentice therein, and do use the Trade and Handicraft of a Skinner; upon Pain of Forfeiture of the

the double Value of all fuch Skins or Furs as shall be dreffed or wrought by fuch Perfon or Perfons, his or their Servants, Journeymen or Apprentices, contrary to the Intent of this Act.

V. And be it enacted by the Authority aforefaid, That all For- How Penalties feitures and Penalties, which, by Force of this Act, thall arife or recovered, &c. grow, shall be divided and distributed in Manner and Form following, that is to fay, the one Moiety of the faid Penalties and Forfeitures afore mentioned thall be to our Sovereign Lord the King's Majefty, his Heirs and Succeffors, and the other Moiety thereof to fuch Perfon or Perfons as shall feize the faid Skins or Furs fo forfeited, or shall fue for the fame Penalties and Forfeitures, by Action of Debt, Bill, Plaint or Information, in any Court of Record : In which Suits no Effoin, Protection or Wager of Law shall be allowed.

VI. This Act to endure until the End of the First Seffion of Continuances. the next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

## С Л Р. Х.

An Act for the rating and levying of the Charges for conveying Malefactors and Offenders to the Gaol.

WHEREAS his Majefty's honeft and loving Subjects are much charged and burthened in conveying Felons, and ' other Malefactors and Offenders against his Majesty's Laws and ' Statutes, unto the Gaol, punishable by Imprisonment there, the ' faid Felons and other Malefactors and Offenders having Goods ' and Chattels of their own, whereby to defray the fame Charge · themfelves, to the great Encouragement of fuch Malefactors and · Offenders in their faid wicked and bad Courfes, and to the Dif-· couragement of his Majefty's faid honeft and loving Subjects in • profecuting the faid Malefactors and Offenders to be punified · according to their Demerits :' Be it enacted by the King's molt excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by Authority of the fame, That all and every Perfon and Perfons whatfoever, that, from and after the End of this prefent Seffion of Parliament, fhall be committed to the common or ufual Gaol within any County or Liberty within this Realm, by any Juffice or Juffices of the Peace, for any Offence or Mildemeanor to any fuch Gaol, that the faid Perfon or Perfons fo to be committed as aforefaid, having Means or Ability thereunto, shall bear their own reafonable Charges for fo conveying or fending them, to the faid Gaol, and the Charges alfo of fuch as shall be appointed to guard them to fuch Gaol, and shall so guard them thither : And if any fuch Per- How Charges to fon or Perfons fo to be committed as aforefaid, shall refuse at the be levied if Pritime of their Commitment and fending to the faid Gaol, to defray foner relate to the faid Charges, or shall not then pay or bear the fame, That then pay them. fuch Juffice or Juffices of the Peace shall and may by Writing under his or their Hand and Seal, or Hands and Seals, give Warrant to the Couftable or Conftables of the Hundred, or Conftable or Tithing-man of the Tithing or Township where such Person or Perfons shall be dwelling and inhabit, or from whence he or they shall be committed as aforefaid, or where he or they shall have any Goods within the County or Liberty, to fell fuch and fo much of

the

Pleading.

Anno 3º JACOBI I. c. 10, 11.

the Goods and Chattels of the faid Perfons fo to be committed, as by the Difcretion of the faid Juftice or Juftices of the Peace fhall fatisfy and pay the Charges of fuch his or their conveying and fending to the faid Gaol, the Appraifement to be made by Four of the honeft Inhabitants of the Parish or Tithing where fuch Goods or Chattels shall remain and be, and the Overplus of the Money which shall be made thereof to be delivered to the Party to whom the faid Goods shall belong.

" If the Offender be not able to bear his Charges the Parishioners " shall do it.  $\S 2$ . [Repealed, 27 G.2. c.3.  $\S 2$ .]

III. And be it enacted by the Authority of this prefent Parliament, That if any Action of Trefpafs or other Suit shall happen to be attempted or brought against the Person or Persons for taking of any Diftress, making of any Sale, or any other Act by Authority of this prefent Act, the Defendant or Defendants in any fuch Action or Suit, shall and may either plead Not Guilty, or otherwife make Avowry, Cognizance or Jullification for the taking of the faid Diftreffes, making of Sale or other Act by virtue of this Act, alledging in fuch Avowry, Cognizance or Jultification, that the faid Diffrefs, Sale, Trefpafs or other Thing whereof the Plaintiff or Plaintiffs complained, was done by Authority of this Act, and according to the Tenor, Purport and Effect of this Act, without any Expressing or Rehearfal of any other Matter or Circumftance contained in this prefent Act: To which Avowry, Cognizance or Juftification the Plaintiff shall be admitted to reply, That the Defendant did take the faid Diftrefs, made the faid Sale, or did any other Act or Trefpass fupposed in his Declaration, of his own Wrong, without any fuch Caufe alledged by the faid Defendant; whereupon the Issue in every fuch Action shall be joined to be tried by Verdict of Twelve Men, and not otherwife, accuftomed in other perfonal Actions; and upon the Trial of that Iffue, the whole Matter to be given on both Parties in Evidence, according to the very Truth of the fame; and after fuch Iffue tried for the Defendant, or Nonfuit of the Plaintiff after Appearance, the faid Defendant to recover treble Damages by reafon of his wrongful Vexation in that Behalf, with Coffs alfo on that Part fuftained, and that to be affeffed by the fame Jury, or Writ to enquire of the Damages, as the fame shall require : This Act to continue until the End of the First Session of the next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Gar. 1. c. 4.]

# CAP. XI.

#### An Act for Transportation of Beer over the Seas.

• WHEREAS by a Statute made in the First Year of the • WHEREAS by a Statute made in the First Year of the • Reign of our now most gracious Sovereign Lord King • James, it is lawful to transport over the Seas Barley or Malt, when • the common Price thereof 'shall not exceed the Prices in the faid • Statute limited (a); by which faid Act it is lawful for every • Perfon and Perfons, being Subjects of the King's Majesty, his • Heirs and Successfors, to transport of his own, and to buy and • transport unto any Port beyond the Seas in Amity with his Ma-

(a) [Repealed, 31 G.3. c, 30.]

· jefty,

Treble Damages.

Continuance.

Cafts.

1 Jac. 1. c. 25. § 26.

· jefty, to fell as Merchandize, in Ships, Crayers or other Veffels, • whereof any English-born Subject or Subjects, then shall be the ' Owner or Owners, any Barley or Malt, when the Price of every ' fuch Quarter of Barley or Malt, exceeds not at the Times, . Havens and Places, where and when the fame shall be shipped " or laden, the Sum of Fourteen Shillings current English Money, 6 paying to the King's Majeity, his Heirs and Succeffors, for the \* Cuftom and Poundage of every fuch Quarter of Barley and Malt · fo transported, the Sum of Sixteen pence in full Satisfaction of all " Manner of Cuftom and Poundage for the fame : Now, for that by • the Transporting of Beer, the Custom and Poundage that will 4 grow due to the King's Majefty for the fame Beer will be much greater, than when the Barley or Malt whereof the faid Beer is made is transported, and also that the Navy and Mariners of this 6 Realm will be the more increafed, for that one Ship or Boat " Load of Barley or Malt will, if the fame be brewed out into 6 Beer, make Four feveral Ships or Boats Load of the fame Bur-• then of Beer to be transported : The Tillage likewife of this · Realm will be cherished and increased, by reason of the more · fpeedy and often Vent of the Beer than of Barley or Malt : And " also by the Brewing of fuch Malt into Beer within this Realin to ' be transported, divers Port Towns will be greatly comforted and " relieved, many of his Majefty's Subjects thereby employed and ' fet on Work, and the Trades of Coopers and Brewers will be • thereby better enabled to live and maintain themfelves, their " Wives, Children and Families:"

II. Be it therefore enacted by the King's most excellent Ma- At what Times jefty, the Lords Spiritual and Temporal, and by the Commons, in Beer may be this prefent Parliament affembled, and by the Authority of the exported. fame, That at all Times from and after the Feast of Pentecost which shall be in the Year of our Lord God One thousand fix hundred and feven, it shall and may be lawful for all and every Perfon and Perfons to transport of his own, or to buy and transport, or cause to be bought and transported, any Beer with the Cask, unto any Place or Places beyond the Seas in Amity and League with his Majefty, his Heirs or Succeffors, to fell as Merchandize or otherwife, in Ships, Crayers or other Veffels, when the Price of every Quarter of Malt at the Times, Havens and Places, when and where the fame shall be shipped and loaden, exceed not the Sum of Sixteen Shillings current English Money; any Ordinance, Law or Statute to the contrary thereof in any wife notwithstanding : And that the King's Majesty, his Heirs and Duty on Beer Succeffors, shall have and receive by the Customers, Comptrollers exported. and Officers of his Ports where fuch Beer shall be fo shipped or loaden to be transported the Sum of Eight Shillings Six pence for Impost, and Eighteen pence for Custom, to be paid by every Subject of the King's Majefty, his Heirs and Succeffors, for every Ton of Beer fo to be transported: And likewise the Sum of Ten Shillings for Impost, and Two and twenty pence Halfpenny for Cuftom, to be paid by every Stranger; which shall be in full Satisfaction of all manner of Cultom, Poundage, Impost or other Duties whatsoever for the same Beer; any Constitution, Order, Law, Statute or Cultom heretofore made, used or taken for tranfporting of any fuch Beer, to the contrary in any wife notwithftanding. [This Duty appears to be expired.]

III. Provided

35 Ebz. c. 11.

Continuince.

Setting up new Wear, or defiroying Spawn er Fry of Fish.

Penalty.

Fishing with certain Nets and Engines.

Penalty,

111. Provided neverthèlels, and be it further enacted and declared, That this Act nor any Thing therein contained, fhall extend to repeal or make void any Claufe, Article or Provision contained in any former Law now in Force, touching the bringing in of Clapboard, Cask or Shaffoldboard, but that every such Branch, Article, Claufe or Provision, shall extend as well unto all and every Transportation or Transportations made lawful and warranted by virtue of this Act, as otherwise; any Thing contained in this Act to the contrary notwithstanding. This Act to continue but to the End of the First Session of the next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4. See 1 W. & M. Seff. 1. c. 22.]

# C A P. XII.

An Act for the better Prefervation of Sea-fish.

• FORASMUCH as it is certainly known by daily Experience, • T that the Brood of Sea-fifh is fpawned and lieth in ftill • Waters, where it may have Reft to receive Nourifhment, and • grow to Perfection, and that it is there deftroyed by Wears, • Draw Nets, and Nets with Canvas, or like Engines in the Middle • or Bofom of them, in Harbours, Havens and Creeks within this • Realm, to the great Damage and Hurt of Fifhermen, and Hin-• drance of the Commonwealth, for that every Wear near the main • Sea taketh in Twelve Hours, fometimes the Quantity of Five • Bufhels, fometimes Ten, fometimes Twenty or Thirty Bufhels of • the Brood of Sea-fifh; and alfo thofe which ufe Draw Nets, • Nets with Canvas, or Engines in the midft of them, do every • Day they fifh, deftroy the Brood of all the Sorts of Fifh aforefaid • in great Multitudes:'

II. For Reformation whereof, Be it enacted by the Authority of this prefent Parliament, That every Perfon and Perfons that from and after the Five and twentieth Day of July next enfuing this Seffion of Parliament, shall erect or fet up any new Wear or Wears along the Sea-fhore, or in any Haven, Harbour or Creek, or within Five Miles of the Mouth of any Haven or Creek, or shall willingly take, deftroy or fpoil any Spawn, Fry or Brood of any Sea-fifh, in any Wear or other Engine or Device whatfoever, fhall forfeit for every Time fo erecting, fetting up, taking, deftroying or spoiling contrary to this Act, the Sum of Ten Pounds of good and lawful Money of England, the one Half to the King's Majefty, his Heirs or Succeffors, and the other Half to him that will fue for the fame : And that every Perfon which after the First Day of Odober next enfuing this Sellion of Parliament, in any Haven, Harbour, Creek, or within Five Miles of the Mouth of any Haven, Harbour or Creek of the Sea, shall fish with any Draw-Net or Drag Net under Three Inches Meafh, viz. one Inch and an Half from Knot to Knot, except for the taking of Smoulds in Norfelk only, or with any Net with Canvas, or other Engine or Device, whereby the Spawn, Fry or Brood of Sca-fifh may be deltroyed, fhall forfeit fuch Net, and also forfeit for every Time fo doing, Ten Shillings of lawful Money of England, the one Half to the Use of the poor People of the City, Town Corporate, Borough, Market Town, Parish or Liberty, where the Offence or Offences shall be committed, and the other Half to the Person that shall such for

for the fame; the faid Forfeitures to be levied to the Ules aforefaid, by the Mayor, Bailiff or other Head Officer of every City, Borough or Town Corporate: And by Warrant of one or more Juffices of Peace, it shall be lawful for the Constables and Churchwardens of every Market Town, Parish or Liberty within which any fuch Offence or Offences shall be done, by way of Distress and Distress. Sale of the Offender's Goods, rendring to them the Surplufage, according to the Order of former Statutes in fuch Cafes of Forfeitures ordained.

III. Provided always, That this Act, or any Thing therein Provide contained, shall not extend to punish any Person or Persons for using any Net or Nets of leffer Meash than is by this Statute appointed, only for taking of Herrings, Pilchards, Sprats or Lavidnian; any Thing in this Act to the contrary in any wife notwithstanding.

IV. Provided further, That this Act shall not extend to the Isle Anglesey. and County of Anglefey.

# CAP. XIII.

An A& against unlawful Hunting, Stealing of Deer and Conies.

WHEREAS fince the Making of the Statute of Quinto 5 Eliz. c. 21; Regine Elizabethe, cap. 21. there have been divers Grounds ' inclosed, and used and kept for the Prefervation and Mainte-" nance of Deer and Conies: And whereas there is not by the ' faid Statute of Quinto Elizab. neither by any other Act now in · force, any fufficient Remedy provided against fuch Malefactors " and evil difposed Persons, as shall chase, hunt or kill any the Deer " or Conies within fuch Grounds, fithence the faid Statute of Quinto · Elizabethe inclosed and kept, and used for the Maintenance and " Prefervation of the faid Game as aforefaid, or any former "Grounds which have been fithence the making of the faid Statute • in any Part altered: By Reafon whereof many Riots, Man-· flaughters, Mifchiefs and other Inconveniences have been daily • committed and done, and like to be committed and done, if cir-• cumfpect Remedy be not hereunto provided :'

II. Be it therefore enacted by the King's most excellent Ma- Breaking Park jefty, the Lords Spiritual and Temporal, and the Commons, of or Warren, and this prefent Parliament affembled, and by the Authority of the hunting Deer or Conies. fame, That if any Person or Persons, after the Feast of St. James the Apostle next enfuing, shall, in the Night-time, or by Day, wrongfully or unlawfully break or enter into any Park impaled, or any other feveral Grounds, inclosed with Wall, Pale or Hedge, and used or kept for the Keeping, Breeding and Cherishing of any Deer or Conies, and wrongfully or unlawfully shall hunt, drive or chafe out, or take, kill or flay any Deer or Conies within any fuch impaled Park, or clofed Ground with Pale, Wall or other Inclofure as aforefaid, against the Will, Mind or Pleafure of the Owners, Occupiers or Poffeffioners of the fame, not having lawful Title or Authority fo to do, and thereof shall be lawfully convicted at the Suit of our Sovereign Lord the King, his Heirs or Succeffors, or the Party grieved, shall fuffer Imprisonment of his or Imprisonment. their Bodies by the Space of Three Months; and also shall yield and .

Treble Damages and Cofts.

and pay to the Party grieved his treble Damages and Cofts (a), to be affeffed and rated by the Juftices before whom he or they fhall be convicted, after the faid Three Months expired; and shall find fufficient Sureties for his and their good Abearing against the King, his Heirs and Succeffors, and all his liege People, for the Space of Seven Years after, or elfe shall remain and continue faill in Prifon without Bail or Mainprife, until fuch Time as he or they fo offending shall find fufficient Sureties during the faid time and fpace of Seven Years.

(a) [Or £10. at the Election of Party grieved, 7 Jac. 1. c. 13. § 4.; but fo much of this Section as relates to the bunting, Sc. of Deer repealed, 7 Jac. 1. c. 13. § 2.; and fee Note at the End of **A**8.

Who may de-

Remedy of Party grieved.

Releafe of Suretifhip for good Behaviour.

Shooting with Gun or Bow at Deer, &c.

Penaley.

III. And be it likewife enacted by the Authority aforefaid, termine Offences. That the Juffices of Oyer and Terminer, Juffices of Affize in their Circuits, and Juffices of Peace and Gaol-delivery in their Seffons, shall by virtue hereof have Power and Authority to inquire, hear and determine all and fingular the faid Offences, by Examination of the Offenders, and to make and award Proceis thereupon, as well upon Indictments taken before them, as by Bill of Complaint, Information or any other Action; in which faid Suit or Action no Effoin, Wager of Law or Protection shall be allowed.

IV. And be it also enacted by the Authority aforefaid, That it shall and may be lawful to the Party grieved, to fue and take his further Remedy against all and every fuch Offender and Offenders, for his Lofs and Damages, and to recover the treble Value of the fame in that Behalf, as well before the Juffices of Oyer and Terminer, Juffices of Affize in their Circuits, and Juffices of the Peace and Gaol-delivery in their Seffions, or elfewhere in any other the King's Majefty's Courts of Record at Westminster; and that upon true Satisfaction of the faid treble Damages to the Party grieved, or upon the Confession or Acknowledgment thereof by the faid Party offending, before the Justices in open Seffions holden for the County wherein the fame Offence shall be committed, it shall be at the Liberty of the faid Party grieved, to whom the faid Offence is committed, to release at his Pleasure the Suretiship of the good Behaviour, at any Time within the faid Seven Years or before; any Thing in this prefent AA before mentioned or declared to the contrary notwithstanding.

V. And be it also further enacted by the Authority aforefaid, That if any Perfon or Perfons not having any Manors, Lands, Tenements or Hereditaments, of the clear yearly Value of Forty Pounds, or not worth in Goods or Chattels the Sum of Two hundred Pounds, shall use any Gun, Bow or Cross-bow, to kill any Deer or Conies, or shall keep any Buckstalls or Engine-hayes, Gate-nets, Purfe-nets, Ferrets or Coney-dogs, except fuch Perfon or Perfons as shall have any Ground imparked with Pale, or inclofed with Wall or Hedge as aforefaid, ufed for the Keeping, Breeding or Cherishing of any Deer or Conies, the Increasing of which faid Conics shall amount to the clear yearly Value of Forty Shillings to be letten at the leaft, or Keepers or Warreners in their Parks, Warrens or Grounds belonging to their Charge; That then any Perfon having Lands, Tenements or Hereditaments of the clear yearly Value of One hundred Pounds in Fee-fimple, Fee-tail or

or for Life, in his own Right, or in the Right of his Wife, may take from the Perfon or Poffeffion of fuch Malefactor or Malefactors, and to his own Use for ever keep, such Guns, Bows, Crofs-bows, Buckstalls or Engine-hays, Gate-nets, Purfe-nets, Ferrets and Coney-dogs.

VI. And be it further enacted by the Authority aforefaid, In what Cafe That if any Perfon or Perfons at any Time hereafter shall fortune Justices may difto be bound before any the Juffices before mentioned, to the King, charge Suitor of his Heirs or Succeffors, for his or their good A hearing for Saver his Heirs or Succeffors, for his or their good Abearing for Seven Years, according to the Tenor of this Act, and the fame Party or Parties fo bound, shall afterward within the faid Seven Years come before the Juffices of the Peace of the faid County where the faid Officice was committed, or fome of them, in open Quarter-Seffions, and there in the faid Seffions confeis and acknowledge his or their faid Offence or Offences, and that he or they is or are forry therefore, and fatisfy the Party or Parties grieved, according to the Tenor of this Act; That then the fame Juffices before whom the faid Confession shall be fo made, shall and may have Power and Authority by virtue of this Act, in the fame open Seffions, or in any other Selfions afterwards to be holden before the faid Juffices in the faid County, within the faid Term of Seven Years, if it shall seem good to their Discretions, to discharge the faid Recognizance and Bond fo taken, and alfo the faid Party and Parties fo bound; this Act, or any Thing therein contained, to the contrary thereof notwithstanding.

VII. Provided always, That this Act, or any Thing herein con- Park, &c. made tained, do not extend to any Park or inclosed Ground, hereafter without the to be made and used for Deer or Conies, without the Grant or Licence of our Sovereign Lord the King, his Heirs or Succeffors.

VIII. Provided always, and be it further enacted, That this Offences com-Act, nor any Thing therein contained, shall extend to any Offence mitted in the or Offences concerning the hunting, chafing or killing of Deer or Night only. Conies, which shall be done or committed in the Day-time, but only to fuch Offences as shall be hereafter done or committed in the Night-time only; any Thing in this Act contained to the contrary thereof notwithstanding.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4. So much of this A& as relates to Deer, repealed, 16 G. 3. c. 30. § 27.]

#### C A P. XIV.

An Act for the Explanation of the Statute of Sewers.

FORASMUCH as the Walls, Ditches, Banks, Gutters, Sewers, Gates, Cawfeys, Bridges, Streams and Water-' courses in and about the City of London, where no Passage of . Boats is used, having their Course and Fall into the River of " Thames, where it doth ufually ebb and flow, and is used for free · Paffage of Boats to the Sea, are already by the Commission of · Sewers appointed to be furveyed, reformed and amended where · Need shall require, and are as needful and meet to be furveyed, · reformed and amended, from Noyance of the faid River of Thames, by the Commiffioners of Sewers, as those Rivers, Streams • and Watercourfes where the Water doth ufually ebb or flow, " and where more usual Passage Boats hath been, and yet are not under

King's Licence.

under the Survey, Correction and Amendment of the Commiffion
of Sewers, nor of the Statute made for Sewers in the Three and
twentieth Year of the Reign of King *Henry* the Eighth, or of
any other Statute made for Sewers as the fame should have been,
if the Hurts, Noyances and Inconveniencies now by daily Experience felt and found in those Places had been seen and confidered of :'

II. For Reformation whereof, be it enacted by our Sovereign Lord the King, and by the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the Walls, Ditches, Banks, Gutters, Sewers, Gates, Cawfeys, Bridges, Streams and Watercourfes, within the Limits of Two Miles of and from the City of London, which Waters have their Courfe, and fall into the River of Thames, shall from henceforth be to all Intents, Constructions and Purposes, as fully fubject to the Commission of Sewers, and to all the Statutes made for Sewers, and to all Penalties in the fame Statutes and in every of them contained, as if the fame Places near to the faid City of London had been particularly named in the faid Statute of Sewers, or that therein the Water had ebbed and flowed, and therein free Paffage with Boats and Barges to the Sea had been heretofore uled ; any Thing in the faid Statutes or elfewhere, to the contrary in any wife notwithstanding.

[New Sewers, & c. in London under Direction of Lord Mayor, & c. 19 Car. 2. c. 3. § 20.; but fee Note at the End of that A2,—and Powers of this Act extended as therein mentioned, 47 G. 3. Seff. 1. c. vii.]

#### CAP. XV.

An Act for the recovering of Small Debts, and for the relieving of poor Debtors in London.

WHEREAS by virtue of divers Acts of Common Council made within the City of London, the Lord Mayor and · Aldermen of the fame City, for the Relief of poor Debtors dwelling within the faid City, have ac cuftomed monthly to affign • Two Aldermen and Twelve difcreet Commoners to be Commiffioners, and fit in the Court of Requests, commonly called the • Court of Confcience, in the Guildhall of the fame City, there to · hear and determine all Matters of Debt not amounting to the • Sum of Forty Shillings, to be brought before them: And " whereas at the Seffions of Parliament holden at Westminster the . Nineteenth Day of March, in the First Year of the Reign of · our Sovereign Lord the King's Majefty that now is, for the fur-• ther Relief of fuch poor Debtors, and more perfect establishing of the faid Court, there was made and provided an Act, intituled, " An AE for Recovery of Small Debts and Relieving of poor Debtors • in London (a): And whereas fince the making of the faid Act, · divers Perfons, intending to fubvert the good and charitable . Intent of the fame, and taking hold of fome doubtful and am-· biguous Words therein, do wreft the fame for their own Lucre and Gain, to the avoiding the Jurifdiction of the faid Court, con-• trary to the godly Meaning of the faid Act : (a) [Repealed, \$0ft. § 7.]

II. For

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1 Jac. 1. c. 14.

13 H. 8. c. 5.

II. For the Remedy whereof, and to the Intent that fome How Citizen of more full and ample Provision may be made for the Relief of fuch London to repoor Debtors, Be it enacted by Authority of this present Parlia- cover of another ment, That every Citizen and Freeman of the City of London, there a Small and every other Perfon and Perfons inhabiting or that thall in Debt. and every other Perfon and Perfons inhabiting or that shall inhabit within the faid City or the Liberties thereof, being a Tradefman, Victualler or a labouring Man, which now have or hereafter fhall have any Debt or Debts owing unto him or them, not amounting to Forty Shillings, by any Citizen, or by any other Perfon or Perfons being a Victualler, Tradefman or labouring Man, inhabiting or that shall inhabit within the faid City or the Liberties thereof, shall or may cause such Debtor or Debtors to be warned or fummoned by the Beadle or Officer of the faid Court of Requests for the Time being, by Writing to be left at the Dwelling-house of such Debtor or Debtors, or by any other reasonable Warning or Notice to be given to the faid Debtor or Debtors, to appear before the Commillioners of the faid Court of Requests holden in the Guildhall of the faid City; and that the faid Commissioners, or any Three of them or more, shall have Power and Authority by virtue of this Act, from time to time, to fet down fuch Order or Orders between fuch Party or Parties Plaintiff, and his or their fuch Debtor or Debtors Defendants, touching fuch Debts not amounting to the Value of Forty Shillings in queftion before them, as they shall find to stand with Equity and good Confcience; all fuch their Order or Orders to be registred in a Book, as they have been accuftomed, and as well the Party Plaintiff, as the Debtor or Defendant, to obferve, perform and keep the fame in all Points.

III. And that for the more due Proceeding herein, it shall be Oath. lawful for the fame Commissioners, or any Three or more of them, to minister an Oath to the Plaintiff or Defendant, and also to fuch Witnesses as shall be produced on each Party, if the fame Commissioners, or any Three of them or more, shall so think it meet.

IV. And be it further enacted by the Authority aforefaid, That Creditor fuing if in any Action of Debt, or Action upon the Cafe upon an in another Court Affumpfit for the Recovery of any Debt, to be fued or profecuted and recover against any the Person or Persons aforefaid in any of the King's noue. Courts at Westminster, or elsewhere, out of the faid Court of Requefts, it shall appear to the Judge or Judges of the Court where fuch Action shall be fued or profecuted, that the Debt to be recovered by the Plaintiff in fuch Action doth not amount to the Sum of Forty Shillings, and the Defendant in fuch Action fhall duly prove, either by fufficient Testimony, or by his own Oath, to be allowed by any the Judge or Judges of the faid Court where fuch Action shall depend, that at the Time of the commencing of fuch Action fuch Defendant was inhabiting and refiant in the City of London, or the Liberties thereof, as above, that in fuch Cafe the faid Judge or Judges shall not allow to the faid Plaintiff any Cofts of Suit, but shall award that the fame Plaintiff shall pay so much ordinary Costs to the Party Defendant, as such Defendant shall justly prove before the faid Judge or Judges, it hath truly cost him in Defence of the faid Suit.

V. And be it further enacted, That if any fuch Plaintiff or Refuting to ap Creditor, Defendant or Debtor, after Warning given to him or pear or obey Vol. IV. X x them,

them, in Manner and Form before in this A& mentioned, by the faid Officer of the faid Court of Requefts, fhall, without fome juft or reafonable Caufe of Excufe, refufe to appear in the faid Court before the faid Commiffioners, or fhall not perform fuch Order as the faid Commiffioners, or any Three or more of them, fhall fet down for or concerning fuch Debts as aforefaid, that then it fhall be lawful for the Officer of the faid Court or any other of the Serjeants at Mace of the faid City, by Order of the faid Commiffioners, or any Three or more of them, to commit fuch Party or Parties to Prifon into one of the Counters of the faid City, there to remain until he or they fhall perform the Order of the faid Commiffioners in that Behalf.

VI. Provided always, That this Act, or any Thing therein contained, fhall not extend to any Debt for any Rent upon any Leafe of Lands or Tenements, or any other real Contracts, nor to any other Debt that fhall arife by reafon of any Caufe concerning a Teftament or Matrimony, or any Thing concerning or properly belonging to the Ecclefiaftical Court, albeit the fame fhall be under Forty Shillings; any Thing before contained to the contrary in any wile notwithflanding.

VII. And be it enacted by the Authority aforefaid, That the faid Act made in the First Year of the King's Majesty's Reign, be from the End of this Session of Parliament, for and concerning any Order to be made in the faid Court of Requests after the End of this Session of Parliament utterly repealed.

[So much of this Aî as reftrains the Juri/diation of Court of Requefts of London to Debts not exceeding Forty Shillings, repealed, 39 5° 40 G. 3. c. civ. § 1. ; and Powers of this Aî extended to 39 5° 40 G. 3. c. civ. fee § 19 of that Aî ; and fee 14 G. 2. c. 10.]

## C A P. XVI.

An Act for the Repeal of One Act made in the Fourteenth Year of Queen *Elizabeth*'s Reign, concerning the Length of Kerfies.

THEREAS in the Parliament holden at Westminster in the Fourteenth Year of the Reign of our late Sovereign · Lady Queen Elizabeth, one Act, intituled, An All to reform the " exceffive Length of Kerfies, was made, intending thereby to have reftrained them to the Length of Eighteen Yards or under; · immediately upon the making of which Act, by reason of the faid Law, it hath fithence fallen out many Clothing Towns, as well within the County of Southampton as in divers other Counties
within this Realm of England, who were then in Trade with Merchant Strangers and others using the Trade of transporting • of Kerfies by way of Merchandize beyond the Seas, grew fud-• denly out of Trade and in great Decay, for that the faid Mer-· chants would no longer buy of the Clothiers any of their faid · Kerfies wanting their old accustomed Measure of Four and ".twenty Yards or thereabouts, they the faid Merchants being by • the like Cuftom and Ufage in Trade with other Merchants for • the faid Kerfies of the faid Meafure and Length, to the great ' Impoverishment and Ruin of divers antient Towns, and of " Thousands of poor People who were wont by them to be fet on work and maintained, and to the great Lofs of our faid Sovereign

Imprifonment.

Proviso for Debts for Rent, &c.

J Jac. I. C. 14. repealed.

14 Eliz. c. 10.



' Sovereign Lady Queen Elizabeth, and of the King's Majefty ' that now is, in their Cuftoms and Subfidies, which in and by

' the faid former Venting and Trading of the faid Kerfies, did

' and would continually accrue and grow due for the fame :'

II. Be it therefore enacted by the Authority of this prefent Parliament, That the faid Act of the Fourteenth Year of the Reign of our faid late Sovereign Lady Queen Elizabeth, intituled, An At to reform the exceffive Length of Kerfies, be from henceforth clearly and abfolutely repealed.

" The Length and Weight of ordinary Kerfies. Sorting Ker-" fies. § 3. Exceeding in Length, or wanting in Weight. " Penalty. § 4. The Cultom and Subfidy for a Piece of Kerlie. § 5. [Sections 3, 4 5 5. repealed, 49 G. 3. c. 109. § 2.]

# C A P. XVII.

#### An Act concerning Welfb Cottons.

WHEREAS in a Statute made at the First Seffion of Par- I Jac. I. c. a. liament holden at Westminster in the First Year of his § 28. ' Majefty's Reign, amongft other Things it was provided and ' enacted, That no Perfon or Perfons should incur any Penalty for ' want of Length, Breadth or Weight of Welfb Cottons under the ' Price of Fifteen pence the Yard, and Two Shillings the Goad, ' fo as they be not mixed with Hair or other deceitful Stuff, nor-" for any other above that Price, except they be mixed as aforefaid, ' or shall shrink above Half a Yard in Twelve Yards at Length, or weigh lefs than Fourteen Ounces the Yard, and hold not full " Three Quarters of a Yard broad, as by the fame Statute ap-· peareth; which Proviso in the Construction of divers Persons ' doth not preferve fuch as make or fell coarfe Welfb Cottons, . from the Penalty and Danger of not adding or affixing a Seal ' to contain the Length, Breadth or Weight of the faid Cottons, " which Affixion of a Seal is needlefs when there is no Length, <sup>4</sup> Breadth or Weight prefcribed for them; and moreover for <sup>4</sup> that in all antecedent Ages the faid Cottons being commonly ' used for Linings, were never feized as forfeited for want of <sup>4</sup> the Seal of the Makers put unto them, nor ufed to be fearched ' or tried by Water, but only by the Buyer :' Be it therefore enacted by our Sovereign Lord the King, and by the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from hence- No Penalty for forth no Person or Persons shall incur any Penalty for want of any Content Seal to contain the Breadth, Length or Weight of any Welfb Cottons; and that no Welfb Cottons shall at any Time or Welsh Cottons Times hereafter be fearched or tried in the Water by any Perfon not to be fearched or Perfons other than by the Buyer thereof, upon Pain to forfeit or tried for every fuch Offence by the Party who shall make any fuch Search or Trial contrary to the Intent of this Statute, Five Pounds of lawful Money of England, the One Moiety thereof to the King's Majesty, his Heirs and Successors, the other Moiety to the Party grieved, to be recovered by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection or Wager of Law shall be allowed.

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want of Seal to Welsh Cottons.

# CAP. XVIII.

An AA for the bringing in of a fresh Stream of running Water to the North Parts of the City of London.

OR that it is found very convenient and necessary to have a fresh Stream of running Water to be brought to the North · Parts of the City of London, from the Springs of Chadwel and " Amwel, and other Springs in the County of Hertford not far diftant from the fame, which upon view is found very feafible, " and like to be profitable to many :' It is therefore enacted by the King's most Excellent Majesty, and by the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That it shall be lawful to the Lord Mayor, Commonalty and Citizens of the City of London, and their Succeffors, at any time or times hereafter, to begin and continue the laying out of fuch convenient Limits of Ground for the making of the Trench for the faid River at the Breadth of Ten Foot and not above, as to them and their Deputies and Workmen, with the Allowance of the Commissioners hereafter mentioned, or any Seven of them, shall be seen convenient and meet for the fame; and in that Place that they shall find to be most apt and meet for that Purpose, to have and take for the Purpole abovefaid, the Ule and Liberty of fuch and fo much Ground as shall contain Ten Foot in Breadth and not above, during and by all the Length as the faid new Channel, Cut or River, shall pass, for the conveying of the faid Water from the faid Springs to the City of London, leaving the Inheritance of the new Cut in the Owners thereof :

II. And that the faid Mayor, Commonalty and Citizens of London, and their Succeffors for ever, for the Confideration hereafter expressed, shall have Liberty to dig the same Ground to be employed for the faid River or New Cut, not exceeding Ten Foot in Breadth alongst all the faid whole Length of the faid River or New Cut, and from time to time for ever to maintain and preferve the fame, and to lay the Earth there digged or to be digged on either Side of the fame River or New Cut, in fuch Places as shall be thought meet for that Purpose, and to have free Passage to and from the faid New Cut or River, with Men, Horfes, Carts and Carriages at all Times convenient, and in Places convenient, for making of the fame New Cut or Trench, and for the preferving of the same, and of the Banks thereof from time to time for ever, to the Intent that no Part of the faid Stream be at any Time after the making of the New Cut, without the Confent of the Mayor, Commonalty and Citizens of London, turned or conveyed out of the fame New Cut or Watercourfe.

III. In Confideration whereof the Mayor, Commonalsy and Citizens of London, and their Succeffors, shall make fuch Satisfaction or Composition to and with the Lords, Owners and Occupiers of the fame Grounds through which the New Cut or River shall be made, and with all fuch Person and Persons as shall fustain any Damage, Loss or Hindrance in their Mills standing upon any of the Rivers or Streams from which the Water shall be taken through the faid New Cut or River as shall be to the Contentment of the Lords, Owners and Occupiers of the faid Grounds and Mills; and in Default of their Agreement by mutual Affent.

New Cut to convey Water from Chadwel and Amwel to London.

Mayor, &c. of Londou may make and maintain New Cut.

Satisfaction to Owners of Ground where New Cut made.

Affent, fuch Satisfaction or Recompence as shall be limited and appointed by the Commissioners to be affigned for that Purpose, according to the Intent of this Statute, by the Lord Chancellor or Lord Keeper of the Great Seal of England for the Time being, by Commission under the Great Seal of England, or by any Nine of them, whereof Four of them to be Citizens of the City of London.

IV. And for the better effecting of the Premifes, and for the Commissioners due rating of the Value of the Things to be compounded for by appointed. the true Intent of this Statute, (if the Parties shall not agree), Be it enacted by the Authority of this present Parliament, That at the Request and Charges of the Mayor, Commonalty and Citizens of London, Commission or Commissions under the Great Seal of England, shall be granted to fuch Perfons as the Lord Chancellor or Lord Keeper of the Great Seal of England for the Time being, shall nominate and appoint, whereof Four shall be of the County of Middlefex, Four of the County of Effex, and Four of the County of Hertford, and Four of the City of London, and every of them having Lands and Tenements of the clear yearly Value of Forty Pounds at the leaft ; which Sixteen or any Nine Their Authority of them, whereof Two to be of the City of London, shall have Power to order and fet down what Rate or Rates, Sum or Sums of Money shall be paid by the Mayor, Commonalty and Citizens of London, to the Lords, Owners and Occupiers of the Grounds and Soil, and Mills, for which Composition is to be made by the Intent of this Act, if the Parties cannot of themfelves agree, and in what Manner the fame shall be paid; and that for the Recovery of fuch Money as shall be so ordered and fet down by the faid Commiffioners, or any Nine of them, whereof Two to be of the City of London, the Party or Parties to whom the fame Money shall be due to be paid by the true Intent of the faid Order, shall or may recover the fame against the faid Mayor and Commonalty of London, by Action of Debt in any of his Majefty's Courts at Westminster, wherein no Essoin, Protection or Wager of Law shall be allowed.

V. Provided always, and be it enacted, That if in the New Cut Breaches, &c. to there happen any Breaches, Inundations or Hurt, the Mayor, be flopped by Commonalty and Citizens of London, shall from time to time ftop Mayor, &c. the Breaches at their own Charges, and fufficiently maintain them from time to time, and make fufficient Recompence to the Party grieved for the Damage fuftained by the fame Breaches rifing by their Default, to be recovered by Action of the Cafe grounded upon this Statute.

VI. And be it further enacted by the Authority aforefaid, Bridges. That the Mayor, Commonalty and Citizens of London, and their Succeffors for ever, shall make and maintain at their Costs and Charges from time to time, convenient Bridges and Ways for the Passage of the King's Subjects, and their Cattle and Carriages, over or through the faid New Cut or River, in Places meet and convenient.

VII. And further be it enacted, That until or before a full Owners of Agreement with the Lords, Owners and Occupiers of the Premiles be had, or that fuch Order and Means be devifed and agreed upon by the Commiffioners, by the Lord Chancellor or Lord Keeper of the Great Scal of England, to be nominated and appointed,

Xx3

Ground to be agreed with.



appointed, or the more Part of them, as shall feem meet for the due effecting of the Premiles, and the faid Commiffion returned into the High Court of Chancery, it shall not be lawful to the faid Lord Mayor, Commonalty and Citizens, to put the faid Digging, Trenching or New Cutting of the faid New River from the faid Springs in Execution, nor to cut or take in any Ground for Passage of Water from the faid Springs or any of them, by Force of this Statute; any Thing in this Act to the contrary notwithstanding.

VIII. And be it further enacted by the Authority aforefaid, That after fuch Time as there shall be a New Cut, Stream or River brought from the Springs aforefaid, or any of them, to the City of London, that for the better Maintenance and Prefervation of the faid River or New Cut, and of all the Water therein running, to be brought to the City of London, the fame shall be fubject to the Commission of Sewers, and to the Laws and Statutes made for Sewers, as fully to all Intents and Purpose as if the fame River or New Cut had been expressly mentioned in the faid Statutes of Sewers to be under the Survey of the faid Commissioners.

IX. Provided neverthelefs, and be it enacted, That all fuch Things as fhall be done at any Time hereafter, for the Scowring, Cleanfing, Amending and Confervation of the faid New River or Cut, fhall be at the only Coft and Charges of the Mayor, Citizens and Commonalty of the City of London; and that all Fines and Amerciaments which fhall be impofed by virtue of the faid Commiffion of Sewers, for any wilful Annoyances and Offences which fhall be at any Time hereafter committed to the Hurt or Prejudice of the faid New River or Cut, or any Thing thereunto appertaining, fhall be to the only Ufe, Benefit and Behoof of the faid Mayor, Commonalty and Citizens of London, and of their Succeffors for ever.

[See 4 Jac. 1. c. 12. 12 G. 2. c. 32.]

## C A P. XIX.

An AA for repairing of the Highway leading from Nonfuch to Taleworth, in the Parishes of Ewell and Long Ditton, in the County of Surrey, leading to Kingston upon Thames, in the County aforefaid.

[Continued until the End of the First Seffion of the next Parliament, 21 Jac. 1. c. 28. § 1. but now expired.]

# CAP. XX.

An A& for clearing the Paffage by Water from London to and beyond the City of Oxford.

[Repealed, 21 Jac. 1. c. 32. § 8.]

# C A P. XXI.

#### An Act to reftrain Abuses of Players.

Players, &c. prophanely abufing the Name of God. F OR the preventing and avoiding of the great Abule of the Holy Name of God in Stage Plays, Enterludes, May Games, Shews and fuch like; Be it enacted by our Sovereign Lord the King's

New Cut fubject to Commiffion of Sewers.

Cleanfing, &c. of New River at Cofts of Mayor, &c.

King's Majefly, and by the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if at any time or times after the End of this prefent Seffion of Parliament, any Perfon or Perfons do or fhall in any Stage-play, Enterlude, Show, May-game or Pageant, jeftingly or profanely fpeak or ufe the holy Name of God, or of Chritt Jefus, or of the Holy Ghoft, or of the Trinity, which are not to be fpoken but with Fear and Reverence, fhall forfeit for every fuch Offence by him or them committed Ten Penalty. Pounds; the One Moiety thereof to the King's Majefty, his Heirs and Succeffors, the other Moiety thereof to him or them that will fue for the fame in any Court of Record at Wefiminfler, wherein no Effoin, Protection or Wager of Law shall be allowed.

## C A P. XXII.

An Act for paving of *Drury Lane*, and the Town of *St*-*Giles's in the Fields*, within the County of *Middlefex*-EXP.

# C A P. XXIII.

An A& for the new making up and keeping in Reparation 18 Eliz. c. 18. of Chepflow Bridge, near the Town of Upton upon Severn. repealed.

# C A P. XXIV.

An Act for the Re-edifying a Bridge over the River of Severn. EXP.

#### C A P. XXV.

An Act for a Confirmation of the Subfidics granted by the Clergy. EXP.

#### C A P. XXVI.

An Act for the Grant of Three intire Subfidies and Six Fifteens and Tenths granted by the Temporalty. EXP.

## C A P. XXVII.

An Act for the King's most Gracicus, General and Free Pardon.

Anna

# Anno Regni JACOBI Regis, Angliæ, Scotiæ, Franciæ & Hiberniæ, viz. Angliæ, Franciæ & Hiberniæ, quarto, & Scotiæ quadragefimo. (A.D.1606.)

STATUTES made in the Parliament begun and bolden at Weftminster by Prorogation the Eighteenth Day of November in the Years of the Reign of our most gracious and excellent Sovereign Lord JAMES, by the Grace of God, of England, France and Ireland, King, Defender of the Faith, & viz. of England, France and Ireland, the Fourth, and of Scotland the Fortieth; and there continued until and † the Fourth Day of July then next following, and then prorogued until and on the Sixteenth Day of November next following.

## CAP. I.

An Act for the utter Abolition of all Memory of Hoftility, and the Dependances thereof, between *England* and *Scatland*, and for the reprefing of Occasions of Discord and Disorders in Time to come.

**F**OR the Honour, Weal and Good of thefe Two mighty, famous and ancient Kingdoms of *England* and *Scotland*, and for the Furtherance and Advancement of the happy Union already begun in his Majefty's Royal Perfon; Be it enacted by the King's most excellent Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That one Act made in the Fourth Year of the Reign of King Henry the Fifth, whereby it is enacted, That Letters of Mart or Reprifal be granted against the People of Scotland, in cafe where the Subjects of England have been fpoiled, and have complained, and not received Redrefs, fhall, for fo much thereof as to concerneth the People of Scotland, be utterly repealed and made void.

II. And also that one Proviso contained in an Act made in the Three and thirtieth Year of the Reign of King *Henry* the Eighth, by which Proviso the King's Majesty's Subjects inhabiting within Twelve Miles of the Borders of *Scotland*, are allowed and permitted to use Cross-bows, Hand-guns, Hackbuts or Deminakes, or to use and keep in his or their Houses, or elsewhere, any fuch Crossbows, Hand-guns, Hackbuts and Deminakes, for fo much of the faid Proviso as fo concerneth fuch as shall inhabit within Twelve Miles of the faid late Borders, shall be utterly repealed and made void.

III. And be it further enacted by the Authority aforefaid, That these other Statutes hereafter following, that is to fay, one Act made in the Seventh Year of the Reign of King *Richard* the Second, whereby it is enacted, That no Armour, Victual or other Refreshment be carried into *Scotland*, upon Pain of Seizure or Forfeiture:

IV. And

+ Sie.

4 H. 5. c. 7.

repealed. 33 HL 8. 0.6.§ 23.

repealed.

7 R. 2. C. 16.

IV. And one other Act made in the One and thirtieth Year of 31 H.6. c. 3. of the Reign of King Henry the Sixth, whereby it is enacted, That March Law be not used out of the Circuit of the Counties of Northumberland, Cumberland and Westmorland, or the Town of Newcafile :

V. And one other Statute made in the Seventh Year of the 7 H. 7. c. 7. Reign of King Henry the Seventh, whereby it is enacted, That Scottifbmen should avoid out of the Realm of England within a Time prefixed:

VI. And one other Statute made in the Twenty third Year of 23 H.S. c. 16. the Reign of King Henry the Eighth; and a like Statute made in the First Year of the Reign of the late Queen Elizabeth, whereby I Eliz. c.7. the conveying of Horfes out of England into Scotland is made Felony :

VII. And one other Statute made in the Second and Third 2&3 P.& M.c.I. Years of the Reign of King Philip and Queen Mary :

VIII. And the like Statute made in the Twenty third Year 23 Eliz. c. 4. of the Reign of the late Queen Elizabeth, whereby it is enacted, repealed. That no Lands or Tenements be let to Scotti/bmen upon the Borders: Shall be utterly abrogated, repealed and made void: And if there had appeared any other Statute of this Realm of England, wherein any Thing is ordained, enacted or eftablished, expressy and by Name against Scottifbmen as Enemies, or Scotland as an Enemy-Country to the Kings of this Realm, or the State of the fame, we should for fo much of them as had fo concerned Scottifbmen or Scotland, have utterly abrogated and annulled the fame; feeing all Enmity and Hostility of former Times between the Two Kingdoms and People is now happily taken away, and under the Government of his Majesty, as under one Parent and Head, turned into Fraternity or Brotherly Friendship.

IX. Provided neverthelefs, and be it enacted by the Authority When Repeal to of this present Parliament, That none of the Articles, Branches take Effect. or Clauses abovefaid, in this Act before contained and expressed, shall take Effect or be in force, or in any wife be deemed and expounded to take Effect, or to be in force, to any Intent, Construction or Purpose, until these Acts of Parliament of the Realm of Scotland hereafter following; that is to fay, One Act made in the Time of James the First, King of Scotland, by which it was enacted, That all Perfons remaining in England without the King's Licence, did commit Treafon:

X. One other Act made in the Time of the faid King James the First, whereby any Assurance with Englishmen, for taking Protection from them for Lands or Goods, is Treafon :

XI. One other Act in the fame King's Time, inhibiting all buying and felling of English Goods forbidden, under Pain of Escheat :

XII. One other Act made in the Time of James the Second, King of Scotland, That none should pais into England in Time of War, without Licence, under Pain of Treafon :

XIII. One other Act made in the Reign of the faid King James the Second, That no Englishman come into Scotland without Conduct, and that no Scottifbman fit under Affurance with them :

XIV. One other Act of the fame King's Time, That no Scottifbman supply Berwick and Roxburgb, under Pain of Treason: XV. One

A.D.16c6.

XV. One other Act made in the Time of the faid King James the Second, That all Men be ready for Defence of the Realm against England :

XVI. Two Acts made in the Time of James the Third, King of Scotland, for refifting King Edward the Fourth :

XVII. One other A& made in the Time of the faid King James the Third, concerning the upholding of Berwick, and Garrifons upon the Borders:

XVIII. One Act made in the Reign of Mary late Queen of Scotland, by which it was enacted, That Scottifhmen are charged to leave Assurances with Englishmen :

XIX. One other Act made in the Time of the faid Queen Mary, concerning affured Scottifbmen affifting the Englifb Army : XX. One Act made in the Parliament of Scotland in the Time

of the most happy Reign of our most gracious Sovereign Lord the King that now is, containing, That the Scottifb Borderers are difcharged to marry English Borderers Daughters :

XXI. And laftly, one other Act made in the Time of our faid Sovereign Lord the King, injoining the Warden to put in a Bill the Names of all Englishmen that occupy Lands in Scotland, and feek Redrefs according to the Treaties, shall by Act of Parliament of the faid Realm of Scotland, be utterly repealed, fruftrate and made void ; and until also the faid Parliament of the Realm of Scotland shall by their faid Act make as full and ample Declaration concerning their clear Intention and Defire of Repeal of all other hoftile Laws of their Part, not before mentioned, if they were known, as on the Part of this Realm of England hath been in this prefent Act made and expressed.

XXII. And be it further enacted by the Authority aforefaid, That one Act made in the Fifth Year of King Richard the Second, concerning the Restraint of Passage of his Majesty's Subjects out of this Realm, and every Ordinance, Provision, Article or Claufe therein contained, shall be from henceforth utterly repealed.

XXIII. And be it further enacted by Authority of this ing Wrongs done prefent Parliament, That no Perfon or Perfons whatfoever, Subject of either Realm, shall be punished, fued, delivered or demanded, or any way troubled, or called in queftion for Life, Member, Damage, Recompence, Reflitutions or other Satisfactions whatfoever, for or by reafon of any Offences, Spoils, Wrongs or Trespaffes, (before the Decease of the faid late Queen Elizabeth of famous Memory) which were determinable by the Laws or Conftitutions of the Borders within the Courts and Jurifdictions of the late Wardens, or otherwife, which purported Actions of Hostility by Sea or Land, by him or them committed, or whereunto he or they were Accellaries before or after fuch Offence or Fact committed, or privy or aiding to the fame, or for or in refpect whereof he or they were or are Pledges, or otherwife by any Ways or Means whatfoever answerable or chargeable, or elfe stand charged or chargeable with any Promife, Contract, Bill, Bond, Bills filed, Sentence, Decree or other Affurances given or taken for the fame only, or for fo much only of fuch other Affurances as was given, or is in force for that Caule, and for no other.

• XXIV. And

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The Parhament of Scotland ihall repeal all their hoftile Laws.

5 R. 2. Stat. 1. 6.2. repealed

Provifo refpectbefore the Death of Queen Eliz. kċ.

· XXIV. And forafmuch as no Abolition of Hoffile Laws, or · of the Memory of Holtility, or of Suits and Controversies there-' upon depending, can prefently and at once extirpate and reform " those inveterate evil Customs and Diforders, as well of Feuds . and Blood, as of Theft and Spoils, wherewith the worft Sort · of Inhabitants, near the Limits of both Realms, were infected " and inured, although by his Majefty's inceffant Care and princely · Policy those Parts be already reduced to a more civil and • peaceable Eftate than could in fo fhort Time have been expected : " And whereas Experience teacheth, that the Malefactors of either " Realm, having committed their Offences in the other Realm, do ' forthwith fly and escape many Times into their own Country, · thereby to purchase their Impunity, to the great and manifest \* Grievances of the one Realm, and the Difhonour of the other : ' XXV. And whereas in regard of fome Difference and . Inequality in the Laws, Trials and Proceedings in Cafes of Life, <sup>e</sup> between the Justice of the Realm of England, and that of the · Realm of Scotland, it appeareth to be most convenient for the ' Contentment and Satisfaction of all his Majesty's Subjects, to \* proceed with all poffible Severity against fuch Offenders in their · own Country, according to the Laws of the fame whereunto ' they are born and inheritable, and by and before the natural-' born Subjects of the fame Realm, if they shall be there ap-\* prehended :'

XXVI. Be it therefore enacted by the Authority aforefaid, Trials of Felonies That all Offences of Conjurations, Witchcraft, and dealing with committed by evil and wicked Spirits, Murder, Manflaughter, felonious burning Englithms Scotland of Houfes and Corn, Burglary, robbing of Houfes by Day, Robbery, Theft, the deteitable Vice of Buggery committed with Mankind or Beail, and Rape heretofore done and committed fince his Majefty's coming to the Crown of England, or hereafter to be done or committed by any of his Majefty's natural born Subjects of this Realm of England, or the Dominions of the fame, within the Realm of Scotland, or the Dominions thereof, and the Acceffaries of and to the fame, shall be from henceforth enquired of, heard and determined before his Majesty's Justices of Affife, or his Commillioners of Over and Terminer, or Gaol-delivery, being natural born Subjects within this Realm of Ergland, and none other, by good and lawful Men of the Counties of Cumberland, Northumberland, Westmorland, or any of the faid Counties, at the Election of the faid Juffices of Affizes, or Commiffioners, in like Manner and Form to all Intents and Purposes (the Alterations hereafter in this Act expressed only excepted) as if fuch Offences had been done and committed within the fame Shire where they shall be fo enquired of, heard and determined, as is aforefaid ; all Wimels allowed which Trials for the better Difcovery of the Truth, and for the to the Party better Information of the Confciences of the Jury and Juffices, arraigned. there shall be allowed unto the Party fo arraigned, the Benefit of fuch Witneffes only to be examined upon Oath, that can be produced for his better Clearing and Juffification, as hereafter in this Act are permitted and allowed.

XXVII. And be it further enacted by the Authority aforefaid, Evidence. That every Juffice of Peace of the Counties aforefaid, unto whom Complaint shall be made, shall have full Power and Authority, by virtue of this Act, to bind over by Recognizance in a convenient Su.n

Englishmen in

Sum taken to his Majefty's Ufe, as well the Party profecuting, as any Witneffes which he shall defire to produce (fo as the faid Witneffes may have their reasonable Charges first tendered unto them) to profecute and give in Evidence before fuch his Majefty's Justices as aforefaid, as the Cafe shall require.

XXVIII. And be it further enacted by the Authority aforefaid, That every Commander, Procurer, Counfellor, Abettor, Comforter, Receiver or other Accellary of or to any of the Offenders or Offences aforefaid, fo committed in Scotland, as aforefaid, offending within the Realms of England or Scotland, shall be proceeded withal, indicted, tried, judged and executed without Delay, notwithstanding the Principals or any of them be not convicted or attainted; and that no fuch Offender, either Acceffary or Prin-cipal, shall be allowed the Benefit of his Clergy, nor admitted to his peremptory Challenge of above the Number of Five; and that every Indictment of any of the Offences aforefaid, fo committed as aforefaid, shall be judged of as good Force in Law, notwithstanding the Words (contra pacem, coronam & dignitatem nostras) be omitted, as if the faid Words had been therein contained.

XXIX. And be it further emacted, That no Sheriff, Under Sheriff or other Minister to whom it appertaineth, shall return any Juror to enquire of, or try any of the Offences aforefaid, fo committed as aforefaid, except every fuch Juror shall have Freehold in Possession to the Value of Five Pounds by the Year, in the County where fuch Enquiry and Trial shall be; upon Pain to forfeit for every Juror that shall be returned contrary to this Act, the Sum of Forty Pounds, the one Moiety to the King's Majefty, his Heirs and Succeffors, the other to the Party that will fue for the fame, by Action of Debt, Bill, Plaint or Information, in any of his Majesty's Courts at Westminster, wherein no Estoin, Protection or Wager of Law shall be allowed ; and that the Offender shall 'and may challenge any Juror that shall pass upon his Life, for Want of fuch Freehold as aforefaid.

XXX. Provided always, and be it enacted by the Authority mining Felony in aforefaid, That no natural Subject of his Majefty of the Realm of England, or of the Dominions of the fame, shall, for any the Offences aforefaid committed within the Realm of Scotland, or for being accellary to the fame, forfeit any Lands, Tenements or Hereditaments, either Free, Copy or Customary-hold, neither shall the Blood of fuch Offender be corrupted, nor the Wife lofe her Dower, yet nevertheles the faid Offenders shall forfeit to his Majesty, his Heirs and Successors, their Goods, Chattels and Credits whatfoever.

· XXXI. And forafmuch as it is intended, That an A& like " unto this shall be ordained in the Realm of Scotland, for the Trial ' and Punishment of Offenders, being his Majesty's natural born " Subjects of the fame Realm, which shall commit any of the " Offences aforefaid, within the Realm of England, or the Domi-" nions thereof, and shall after escape or return back into Scotland :" XXXII. Be it therefore enacted by the Authority aforefaid,

That upon Complaint made by any his Majesty's Subjects of the Realm of England, to any of the Justices of Assize, Commillioners of Oyer and Terminer, or Gaol-delivery, or Justice of the Peace, within the Precincts of their feveral Commissions refpectively,

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How Accellary Sall he tried, though Principal be not convicted er attainted.

Words, emtra pacent, &c.

Qualification of Jurors.

Penalty.

Challenge.

Englishman com-Scotland.

Alike Act in Scotland.

Binding over to give Evidence in bcotland.

tively, being natural born Subjects within the Realm of England, concerning any fuch Offence committed by any of his Subjects of the Realm of Scotland, within the Realm of England, in cafe where the Offender is returned into the Readm of Scotland, as aforefaid, the faid Juffice or Commissioner shall have full Power and Authority to bind over as well the faid Party complaining or profecuting, as any Witneffes that he shall defire to produce (fo as their reasonable Charges be first tendered unto them), by Recognizance in a convenient Sum to his Majefty's Ufe, to profecute and give in Evidence within the Realm of Scotland; wherein, if Default shall be made, and the same proved by Certificate, or otherwife, before the Lord Treasurer, Chancellor and Barons of the Exchequer, or any of them in the Exchequer Chamber, and a Decree there made that the fame Recognizance shall stand forfeited, then the Court of Exchequer shall thereupon proceed for the levying of the Debt of the faid Recognizance, as if it were adjudged forfeited by the Courfe of the Common Law.

XXXIII. And be it further enacted by the Authority afore- Scottifhmen.com faid, That on the other Part, every of his Majefty's Subjects of ing into England the Realm of Scotland, either Party grieved, or Witnefs, which freefrom Arrells. shall profecute in any the Cafes aforefaid within the Realm of England and thereby shall have Occasion to make his Repair hither, either voluntarily, or by the like Bond as is before expreffed, on the Part of the Realm of England, shall have and enjoy Privilege and Immunity from all manner of Arrefts, concerning all Offences, or other Causes, as well Capital as others, committed, done or occafioned, before he shall so come into England as aforefaid, (except Treafon or wilful Murder) fo long as he or they shall be necessarily going, coming or abiding within the said Realm of *England*, for the Profecution of the said Offenders.

XXXIV. Provided neverthelefs, That every fuch Offence to How Offence to committed, as aforefaid, shall be laid and alleged in the Indictment be alledged in or other Declaration, to be done and committed in the Realm of Indictment. Scotland, according to the Truth of the Fact, and not in the Counties where the Trial is limited to be had and made as aforefaid; any Thing in this Act formerly contained to the contrary notwithstanding.

XXXV. Provided alfo, and be it further enacted, That if any Provido for Perhis Majefty's Subjects of the Realm of Scotland shall be proceeded fors once tried with and tried in the Realm of Scotland, upon the Profecution of any Party grieved, and upon Evidence in open Court for any Offence done or committed within the Realm of England, that no fuch Perfon shall be eftfoons called in question, or proceeded with for the fame Fact within the Realm of England, but that it shall be lawful for every fuch Perfon to plead or alledge for himfelf upon his Arraignment, that he was formerly lawfully acquitted, convicted or attainted of the fame Offence within the Realm of Scotland, and that thereupon all further Proceeding shall stay, until the Court have fufficiently informed themfelves by Certificate from the Realm of Scotland, or by any other good Ways and Means, of the Truth of the faid Allegations ; which if they shall find true, the faid Perfon shall be forthwith discharged of all further Impeachment or Proceeding.

XXXVI. And

No Englishman shall be tent out of England to receive his Trial in Scotland.

Jerors may allow or reject Witneffes.

feers.

23H.8.C.15.§1.

XXXVI. And be it further enacted by the Authority aforefaid, That no natural born Subject of the Realm of *England*, or the Dominions of the fame, fhall for any High Treafon, Mifprifion or Concealment of High Treafon, Petty Treafon, or any other whatfoever Offence or Caufe committed within *Scotland*, be fent out of *England*, where he is apprehended, to receive his Trial, until fuch Time as both Realms fhall be made one in Laws and Government, which is the Thing fo much defired, as that wherein the full Perfection of the bleffed Union already begun in his Majefty's Royal Perfon confifteth. [See 7 Jac. 1. c. 1.]

'XXXVII. And becaufe there is too great Reafon to fear, ' that the Partiality and Corruptions of many that live in those \* Parts, through their long and evil Courfe of Life, cannot but ' produce much and frequent Perjury at fuch Trials, as aforefaid, " if the Jury in their Proceeding do not use great Wildom and " Circumfpection ; in which Refpect it is most just and necessary to • provide as well that the Guilty fhall not efcape, as that the Inno-• cent fhall not be condemned:' Be it therefore provided, and be it enacted by the Authority aforefaid, That at all fuch Trials, the Jurors then and there fworn, or the greater Part of them (who, in respect of the great Trust and Charge which must now be laid upon them, are by virtue of this Act, as before appeareth, to be Perfons of better Condition and Quality than the Law required heretofore for Jurors in Trials of like Offences), shall have in their Power and Election, according to their Confeience and Diferetion upon their Oaths, to receive and admit only fuch fufficient, good and lawful Witneffes upon their Oaths, either for or against the Party arraigned, as fhall not appear to them, or the greater Part of them, to be unfit and unworthy to be Witneffes in that Cafe, either in regard of their Hatred and Malice, or their Favour and Affection, either to the Party profecuting, or to the Party arraigned, or of their former evil Life and Conversation.

XXXVIII. Provided alfo, and be it further enacted, That if the Offender in any the Cafes aforefaid shall be a Peer of the Realm, then his Trial therein shall be by his Peers, as is used in Cafes of Felony or Treason, and not otherwise.

Enforced as therein mentioned, 13 & 14 Car. 2. c. 22. § 8.; and fee All of Union, 5 & 6 Ann. c. 8.]

# CAP. II.

An Act for the true making of Woollen Cloths. [Repealed, 49 G. 3. c. 109. § 1.]

## CAP. III.

An Act to give Cofts to the Defendant upon a Nonfuit of the Plaintiff, or upon a Verdict against him.

WHEREAS in the Three and twentieth Year of the Reign of King Henry the Eighth of famous Memory a good and profitable Law was made, whereby it was enacted, That in Cafes where the Plaintiff in any Action, Bill or Plaint of Debt, Trefpafs upon the Cafe, Detinue, Account, and in fome other Actions therein effecially mentioned, fhould become nonfuit, or a Verdict fhould be had againft the faid Plaintiff, that then in fuch Cafes the Defendant fhould have Judgment to recover his

his Cofts against every such Plaintiff, as by the faid Law ap-· peareth ; which Law hath been found to be very good and bene-. ficial for the Commonwealth, and thereby many have been dif-· couraged from bringing frivolous and unjust Suits, becaufe fuch · Parties are to make Recompence to the Parties unjuilly vexed, · for the faid unjust Vexations. ' II. And forafmuch as Actions of Trespais, and Actions of 6 Ejectione firme, and many other Actions Real and Perfonal, are " within the fame Mifchief, as the faid other Actions were at <sup>6</sup> the Common Law, and yet were omitted out of the Provision <sup>6</sup> of the faid Law: <sup>2</sup> For Remedy whereof, be it enacted by the King's most excellent Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament assembled, and by the Authority of the fame, That if any Person or Persons, at any Cases wherein Defendent ful Time after the End of this present Session of Parliament, shall Defendant shall commence or fue in any Court of Record, or in any other Court, recover Corta. any Action, Bill or Plaint of Trespais, or Ejedione firme, or any other Action whatfoever, wherein the Plaintiff or Demandant might have Cofts (if in cafe Judgment should be given for him), and the Plaintiff or Plaintiffs, Demandant or Demandants, in any fuch Action, Bill or Plaint, after Appearance of the Defendant or Defendants, be nonfuited, or that any Verdict happen to pafs by any lawful Trial against the Plaintiff or Plaintiffs, Demandant or Demandants, in any fuch Action, Bill or Plaint, that then the Defendant and Defendants, in every fuch Action, Bill or Plaint, fhall have Judgment to recover his Cofts against every fuch Plaintiff and Plaintiffs, Demandant and Demandants, to be affeffed, taxed and levied in Manner and Form as Cofts in the faid recited Actions are to be affeffed, taxed and levied in and by the faid Law of the Three and twentieth Year of King Henry the Eighth. 23H.8. c.15.

# CAP. IV.

An Act to reftrain the Utterance of Beer and Ale to Alehoufe-keepers and Tiplers not licenfed.

FOR the better repreffing of Alehoufes, whereof the Mul-titudes and Abufes have been and are found intolerable, and still do and are like to increase; Be it enacted by the King's most excellent Majesty, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That no Perfon or Perfons by him- Selling Ale, &c. felf, or by any other Ways or Means, directly or indirectly, shall to Alehouseat any Time after Three Months next after the End of this pre- keeper not having fent Seffion of Parliament, fell, utter or deliver, or caufe to be Licence. fold, uttered or delivered, any Beer or Ale, to any Perfon or Perions, or into the House or Cellar of any Person or Persons that then shall fell or utter Beer'or Ale as a common Tipler or Alehouse-keeper, the fame Person not having any Licence then in force to fell Ale or Beer, other than for the convenient Uic and Expence of his, her or their Houshold only; upon Pain to for- Penalty. feit for every Barrel fold, uttered or delivered contrary to the Form and true Meaning of this Act, the Sum of Six Shillings Eight pence, and fo after that Rate for a greater or leffer Quantity.

II. And

Where Offences determined.

How Penalties applied.

Officer paying Moiety of Penalty, difcharged.

Not diffributing to Poor.

Penalty.

II. And be it further enacted by the Authority aforefaid, That all Offences to be done or committed contrary to the true Meaning of this Act, and all Penalties aforefaid, thall be enquired of, fued for, heard and determined in the Seffions of the Peace for the County, City or Borough, Town or Liberty, or in the Court of Record of the City, Borough, Town or Liberty, wherein fuch Offence thall be committed, by Action of Debt, Information, Indictment or Prefentment, wherein no Effoin, Protection or Wager of Law thall be allowed to the Defendant; and the One Half of all which Forfeitures thall be to the Ufe of the poor People inhabiting within the City, Borough, Hundred, Town or Liberty, where fuch Offences thall be committed from Time to Time, and the other Half thereof to him or them that will fue for the fame.

III. And to the End that the faid One Half of the faid Forfeitures above limited to be to the Ufe of the faid poor People, may be truly employed and beftowed upon them, according to the true meaning of this Act; Be it further enacted, That the Sheriff, Bailiff or other Officer or Perfon that fhall levy or receive any Sum or Sums of Money forfeited and recovered according to the true meaning of this Act, fhall and may by virtue of this Act, without further Warrant, deliver the One Half of the fame Sum and Sums of Money, by him or them fo levied and received, to fome one or more of the Churchwardens and Overfeers of the Poor of the fame Parifh, where the fame Offence fhall be committed, to be by them and every of them diffributed and beftowed amongft the faid poor People, according to the true meaning of this Act, who fhall likewife have Authority by virtue of this Act to diffribute and beftow the fame accordingly.

IV. And be it further enacted, That every Sheriff, Bailiff and other Officer and Perfon which shall levy or receive any fuch Forfeiture or Forfeitures aforefaid, and shall pay over the Moiety and One Half thereof, according to the true meaning of this Act, shall be thereof difcharged against the King's Majesty, his Heirs and Successfors.

V. And be it further enacted, That if any Sheriff, Bailiff or other Officer or Perfon shall refuse to pay over the Moiety and One Half of the faid Money by him or them levied or received, or that the faid Churchwardens and Overseers, to whom the faid Money shall be fo paid, shall not, from time to time, within convenient Time, truly distribute and bestow the fame to and amongst the poor People, according to the true meaning of this Act, that then every Perfon so offending shall forfeit double the Value thereof, to be recovered and employed as aforefaid.

## C A P. V.

An Act for repreffing the odious and loathfom Sin of Drunkennefs.

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<sup>6</sup> abling of divers Workmen, and the general Impoverishing of ' many good Subjects, abufively wafting the good Creatures of · God :

II. Be it therefore enacted by the King's most excellent Majefty, the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the fame, That all and every Person or Persons, which, after Forty Days Drunkenness next following the End of this prefent Seffion of Parliament, shall be drunk, and of the same Offence of Drunkenness shall be lawfully convicted, thall for every fuch Offence forfeit and lofe Penalty. Five Shillings of lawful Money of England, to be paid within One Week next after his, her or their Conviction thereof, to the Hands of the Churchwardens of that Parish where the Offence shall be committed, who shall be accountable therefore to the Use of the Poor of the fame Parish; and if the faid Perfon or Perfons Refusing or being fo convicted shall refuse or neglect to pay the faid Forfeiture as not able to pay. aforefaid, then the fame shall be from time to time levied of the Goods of every fuch Perfon or Perfons fo refufing or neglecting to pay the fame, by Warrant or Precept from the fame Court, Judge or Juffices, before whom the fame Conviction shall be; and if the Offender or Offenders be not able to pay the faid Sum of Five Shillings, then the Offender or Offenders shall be com- Stocks. mitted to the Stocks for every Offence, there to remain by the Space of Six Hours.

III. And be it further enacted by the Authority afore aid, Constable, &c. That if any Constable, or any other inferior Officer of that neglecting his Parish or Place where the Offence shall be committed, to whom that shall be given in Charge by the Precept of any Mayor, Bailiff or other Head Officer, or Justices of the Peace within their feveral Limits, do neglect the due Correction of the faid Offender, or the due levying of the faid Penalties, where Diffrefs may be had; then every Perfon to offending thall forfeit the Sum of Ten Shillings of Penalty. current Money of England, to the Use of the Poor of the same Parish or Place where the Offence shall be committed, to be levied by way of Diffrefs, by any other Perfon or Perfons having Warrant from any Mayor, Bailiff or other Head Officer, Justices of Peace, or Court, where any fuch Conviction shall be, and to be paid to the Churchwardens as before limited, who are also to account for the fame to the Ufe aforefaid.

IV. And be it further enacted by the Authority aforefaid, Continuing That if any Perfon or Perfons within this Realm of England, or the Dominion of Wales, shall remain or continue drinking or tipling in any Inn, Victualling-houfe or Alehoufe, being in the fame City, Town, Village or Hamlet wherein the faid Perfon or Perfons (fo remaining drinking or tipling) doth dwell and inhabit at the Time of fuch drinking and tipling; and the fame being viewed and feen by any Mayor or other Head Officer, Juftice or Juftices of Peace within their feveral Limits, or duly proved in fuch Manner and Form as is limited in and by One Act of Parliament made in the First Session of this present Parliament, intituled, An At to restrain IJac. I. S. 9. the inordinate baunting and tipling in Inns, Aleboufes and other Vidualling Houfes, unlefs it be in fuch Cafe or Cafes as be tolerated or excepted in the faid Act; that then every Person or Persons fo offending shall forfeit and lose for every fuch Offence, the Sum of Three Shillings and Four pence of current Money of England, to Penelty. the Хy VOL. IV.

Duty.

drinking in Alehoufe, &c.

A.D.1606.

Diftrefs.

Stocks. + Sic. Who fhall en-

quire of and punith Offences.

Second Offence.

Who fhall prefent Offences.

Ecclefiaftical Jurifdiction,

One Punishment

the Use of the Poor of the Parish where the faid Offence shall be committed, to be levied by way of Diftrefs, in fuch Manner and Form as is before appointed by this Act, for the levying of the Penalty of Five Shillings for being drunk : And if it happen that any Offender or Offenders against the true Intent of this Claufe or Branch, being thereof lawfully convicted, be not able to pay the faid Forfeiture or Forfeitures, then it shall and may be lawful for any Mayor, Bailiff or other Head Officer, Justice or Juffices of Peace, or Court, where any fuch Conviction shall be, to punish the faid Offender or Offenders, by setting him, her or them in the Stocks for every fuch Offence, by the Space of Four Hours +.

V. For the more due Execution of this Statute, and for the better and more due Proceeding against fuch Offenders, all Offences of Drunkenness, and of Excels and unmeasurable Drinking, Be it further enacted by Authority of this prefent Parliament, That all the Offences in this Act, and in the faid former Act mentioned, shall be from time to time diligently enquired of and prefented before the Juffices of Affizes in their Circuit, Juffices of the Peace in their Quarter or Ordinary Seffions, and before the Mayors, Bailiffs or other Head Officers of every City or Town Corporate, who have Power to enquire of Trespasses, Riots, Routs, Forces and fuch like Offences, and in every Court-Leet, and thereupon fuch due Proceedings shall be against the Offender and Offenders for their due Conviction in that Behalf, as in fuch like Cafes upon any. Indictment or Prefentment is used by the Laws of the Realm, or Cuitoms of the City, Town or Place where fuch Prefentment or Indictment shall be enquired of and found.

VI. And it is further enacted by the Authority aforefaid, That if any Perfon or Perfons, being once lawfully convicted of the faid Offence of Drunkennefs, shall after that be again lawfully convicted of the like Offence of Drunkennels, that then every Perfon and Perfons fo fecondly convicted of the faid Offence of Drunkennefs, shall be bounden with Two Sureties to our Sovereign Lord the King's Majefty, his Heirs and Succeffors, in One Recognizance or Obligation of Ten Pounds, with Condition to be from thenceforth of good Behaviour.

VII. Be it further enacted by the Authority aforefaid, That all Conftables, Churchwardens, Headboroughs, Tithingmen, Aleconners and Sidemen, shall in their feveral Oaths incident to their feveral Offices, be charged in like Sort to prefent the Offences contrary to this Statute. [Enlarged, 21 Jac. 1. c. 7. § 5.]

VIII. Provided always, That this Act, or any Thing therein contained, do not in any wife abridge or reftrain the Ecclefiaftical Power or Jurifdiction, but that all Ordinaries, and other Ecclefiaftical Judges and Officers, shall and may proceed to enquire of, cenfure and punish all fuch Offenders according to the Ecclesiaftical Laws of this Realm, in fuch Manner and Form as before they lawfully might do; any Thing in this Act to the contrary notwithstanding.

IX. Provided alfo, That when any of the Offenders against the fer One Offence. true Intent of this Act, or any Branch or Article thereof, hath been once punished or corrected for his or her Offence, by any the Ways and Means before limited, that then the faid Offender shall POL

not be effloons punished or corrected for the fame Offence by any other Ways or Means.

X. Provided always, That this Act, or any Thing therein Proviso for contained, shall not be prejudicial to either of the Two Universities. Universities. of this Land, but that the Chancellors, Masters and Scholars, and the Succeffors of them and either of them, may as fully use and enjoy all their Jurisdictions, Rights, Privileges and Charters, as heretofore they have or might have done; any Thing

in this Act to the contrary notwithstanding. XI. Provided always, That no Perfon or Perfons shall be Limitation of putified, impeached or molefted for any Offence mentioned in this Profecutions. Statute, unless he shall be for the same Offence prefented, indicted or convicted within Six Months after fuch Offence committed : This Act to continue until the End of the First Seffion of the Continuance. next Parliament.

[Made perpetual, 21 Jac. 1. c. 7. § 1. but fee 21 Jac. 1. c. 28. § 1. which only continues it to the End of the First Seffion of the next Parliament. Enforced as perpetual by 1 Car. 1. c. 4. And fee, as to Aleboufe-keepers, 7 Jac. 1. c. 10.]

# CAP. VI.

An Act for the repealing of fo much of one Branch of a Statute made in the First Year of His Majesty's Reign, intituled, An Act concerning Tanners, Curriers, Shoemakers and other Artificers occupying the Cutting of Leather, as concerneth the fealing of Sheep-skins (a); and to avoid felling of tanned Leather by Weight.

"生大 (a) [The whole Aa repealed, 48 G. 3. c. 60. § 1.] WHEREAS by the fame Statute it plainly appeareth, IJac. I. c. 22 That the Intent and Meaning thereof was to make ' void all former Statutes made concerning Tanners, Curriers, Shoemakers and other Artificers occupying the Cutting of · Leather, and to comprehend in one Statute all Things mentioned · in the fame former Laws needful to be enacted concerning Tan-" ners, Curriers, Shoemakers and other Artificers occupying the · Cutting of Leather: And for that in divers Branches of the · faid late Statute touching the fealing of Leather, amongst " many other Kinds of tanned Leather therein particularly named • to be fealed, a Rate is fet down to be paid for fealing of Sheep-" ikins, as if Sheep-ikins had been by the Intent of the former · Laws usually fealed ; whereas in Truth Sheep-fkins are not meet • to be fealed, nor were at any Time appointed or limited by any former Law to be fealed, becaufe the fealing of them is a fruitlefs " Charge, tending to the great Hurt and Lois of many thousand ' poor Men, and for the good of none, but only for the Gain of • the Sealer thereof :'

II. For Reformation whereof, Be it enacted by our Sovereign Lord the King's Majefty, and by the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That no Perfon or Perfons shall at any No Penalty for Time hereafter incur any Penalty, Lofs or Forfeiture, for houfing, housing, &c. felling or buying of any tanned Sheep-skins unfearched or unfealed, Sheep-skins un to as the faid Sheep-fkins unfearched and unfealed shall be wrought fealed.

Yyz

and

Anno 4º JACOBI I. c. 6-9.

A.D.1606.

I Jac. I. c. 22.

Selling tanned Leather by Weight.

Penalty.

and converted into made Wares within this Realm of *England*; any Thing in the faid Statute to the contrary notwithstanding.

' III. And where fince the making of the faid Statute his " Majefty's Subjects have been much deceived and abufed, by · felling of tanned Leather by Weight, the faid Leather being e neither fufficiently tanned, nor thoroughly dried as it ought to ' be, and before time was wont to be :' Be it therefore further enacted by the Authority aforefaid, That no Perfon or Perfons, after the End of this prefent Seffion of Parliament, shall utter or fell, or caufe to be uttered or fold, by Weight, any Kind of tanned Leather whatfoever, upon Pain of Forfeiture of the faid Leather fo uttered and fold; the faid Leather or the Value thereof, to be recovered in any of the King's Majesty's Courts of Record, by Action of Debt, Bill, Plaint or Information, wherein no Wager of Law, Effoin or Protection shall lie or be allowed : the one Moiety of the faid Forfeiture to be unto the King our Sovereign Lord, his Heirs and Succeffors, and the other Moiety unto fuch Perfon or Perfons as shall fue for the fame.

# CAP. VII.

An A& for the founding and incorporating of a Free Grammar School in the Town of Northleech, in the County of Gloucefler.

## C A P. VIII.

An ACt touching the drowned Marshes of Lefnes and Fants in the County of Kent.

## CAP. IX.

An Act to explain a former Act made in the last Session of this Parliament, intituled, An Act to enable all His Majesty's loving Subjects of England and Wales to trade freely into the Dominions of Spain, Portugal and France.

THEREAS it pleafed our late Sovereign Lady Queen • VV Elizabeth of famous Memory, by her Highness Letters • Patents under the Great Seal of England, bearing Date the Seventeenth Day of June in the Second Year of her Highnefs' · Reign, (in Confideration of the good, true and faithful Obedience and Service done by the Mayor and principal Citizens of • the City of Exeter, as well in the Time of King Henry the Seventh as of King Edward the Sixth, against divers Treasons • and Rebellions moved and stirred in those Days, as also for the taking away, abolifhing and removing of many and fundry Abfur- dities and Inconveniencies which within the faid City and County did increase, by reason of the excessive Number of Artificers, and • other inexpert, ignorant and unworthy Men, which did take <sup>4</sup> upon them to use the Art, Science and Mystery of Merchan-· dize and Traffick of Merchant Wares, to the great Detriment • of the Commonwealth of this Realm of England, and to the " manifest Impoverishment of the faid City) to incorporate cer-" tain Merchants therein named, and their Succeffors, (being · Citizens and Inhabitants of the faid City and County) and to give

Letters Patent, 17 June, 2 Eliz.

' give and grant unto them the perpetual Name of the Governor, Confuls and Society of the Merchant Adventurers of the City and County of Exeter, trafficking the Realm of France and the Dominions of the French King; which faid Incorporation or · Company of Merchants are found to be of great Ufe, Honour " and Service to the State in general, as well in the Advancement · of his Majefty's Cuftoms, as also for that the faid Incorporation for the Space of Forty and five Years have relieved Twelve poor . Men with Gowns, Money and other Necessaries, to their great . Comfort, and do still yearly fo apparel and comfort them, and • by their faid Charter they are bound to continue and keep the • fame for ever; and likewife they have and do not only charitably from time to time fet up fundry young Merchants with the Loan · of Money at their first Entrance into the Trade, but also have raifed, and alfo do raife divers ancient Merchants, who by Loffes • at the Sea have been decayed, by means whereof they have proved <sup>4</sup> afterwards profitable both to the King in Cuftoms and other · Payments, and good Members to the Commonwealth of the faid · City:

' II. And for that many particular Merchants of the faid " Corporation, have in the time of Dearth and Scarcity of Corn, adventured great Sums of Money out of their own private Stocks <sup>6</sup> for Corn into foreign Kingdoms, for the Relief of the Poor, as ' well of the faid City as of the County of Devon, to whom " they have fold the fame Corn in Time of great Dearth and Ne-· ceffity fometimes for Two Shillings Six pence, Three Shillings, • and Three Shillings Four pence lefs in every Bushel than the · Prices in the Markets have then been :

 III. And further, for that fundry Members of the faid Incor-· poration have by their Wills and Teftaments given divers Sums of Money to the faid Company to good Ules, which mult re-' turn to their Executors, if this Company be diffolved, as alfo ' for that the faid Society hath, from the Beginning thereof, been · ever found comfortable to all, and offenfive to none; therefore " whereas in the laft Seffion of Parliament holden at Westminster ' in the Third Year of his Majefty's Reign, one general Act was " made, intituled, An AE to enable all his Majefly's loving Subjects 3 Jac. I. c. 6. of England and Wales to trade freely into the Dominions of Spain, · Portugal and France; the general Words of which Act may · be objected and urged to extend to the annihilating and diffolv-'ing of the faid particular Charter and Company, contrary to . the Meaning of this High Court of Parliament, and the Intent • of the Makers of that Law, as is conceived by the Opinion of ' fundry learned in the Laws :' May it therefore pleafe your most excellent Majefty, with the Affent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, that it may be enacted, explained and declared; and be it enacted, explained and declared, by the Authority of the fame, That the Not to im-the Librit the Librit of the fame, That the the Librit faid general Law fo made as aforefaid neither doth nor shall disfolve, gran annihilate or impeach the faid Charter, or the faid Company, in faid any their Privileges, Liberties or Immunities granted unto them by the faid Charter; any Thing in the forefaid general Act to s contrary thereof in any wife notwithstanding.

Yy 3

## CAP. X.

An A& for Confirmation of fome Part of a Charter granted by K. Henry the Sixth to the Mayor, Bailiffs and Burgeffes of the Town of Southampton, and for Relief of the faid Town.

## CAP. XI.

An Act for the better Provision of Meadow and Pasture for necessary Maintenance of Husbandry and Tillage in the Manors, Lordships and Parishes of Marden, alias Mawarden, Bodenham, Wellington, Sutton St. Michael, Sutton St. Nicholas, Murton upon Lug, and the Parish of Pipe, and every of them, in the County of Hereford.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

## C A P. XII.

An Act for Explanation of the Statute made in the Third Year of the Reign of King James, intituled, An Act for the bringing in of a fresh Stream of running Water to the North Parts of the City of London.

WHEREAS of late, in the Parliament holden at Weftminfler, in the Third Year of the Reign of our Sove-• reign Lord King James, an Act was made for the bringing of • a fresh Stream of running Water to the North Parts of the · City of London, as by the fame Act appeareth; Now, for that · fithence the making of that Law, upon View of the Grounds · through which the Waters are to pais, by Men of Skill, and · upon advised Confideration of the Premises, it is thought more convenient and lefs Damage to the Ground, that the fame running • Water be brought and conveyed in and through a Trunk or · Vault of Brick or Stone inclosed, and in fome Places where . Need is, raifed upon Arches, than in an open Trench or Sewer, " which Manner of Conveyance of the fame Water in a Trunk • or Vault of Brick or Stone, is doubtful whether by the Words • of the former Law it may be lawfully effected by the Lord . Mayor and Commonalty, and Citizens of the City of London, · albeit they do duly perform every Part, Clause, Matter and • Thing in the faid Statute contained, which on their Part are by • the true Intent of that Law to be performed ;'

II. For clearing of which Doubt, and plain Declaration of the true Meaning of the faid Law, be it enacted by our Sovereign Lord the King, and by the Lords Spiritual and Temporal, and Commons, in this pretent Parliament affembled, and by the Authority of the fame, That at any time or times after the laying out of fuch convenient Limits of Ground for the making of the Trench, or Conveyance of Water to the North Parts of the faid City of London, at the Breadth of Ten Foot, and not above, as to the Mayor and Commonalty, and Citizens of the City of "indon, and their Deputies and Workmen, with the Allowance is the Commifficients in the faid former Act mentioned, or any the of them, fhall be feen convenient and meet for the fame, it that Place that they fhall find to be most apt and meet for

3 Jac. 1. c. 18,

for that Purpole, according to the true Intent of the faid Statute, that the Mayor and Commonalty, and Citizens of the faid City of London, and their Succeffors, Deputies and Workmen, for the Confideration in the faid former A& expressed, shall have Liberty not only to dig the fame Ground to be employed for the faid River, or New Cut, as in the faid former Act is expressed, but also in the same Place where they shall think most meet for the faid New Cut, or Passage of Water, to frame, erect and make a Trunk or Vault of Brick or Stone for the Paffage of the faid Water to the North Parts of the faid City of London, not exceeding Ten Foot in Breadth, in fuch Manner and Form to be laid in the Earth or upon Arches, as to the Mayor and Commonalty and Citizens of London shall feem meet; and from time to time for ever to maintain and preferve the fame Trunk or Vault or Brick or Stone, and for that Purpose to have like Liberty and free Paffage to and from the faid Trunk or Vault of Brick or Stone, for making, erecting, maintaining and preferving thereof from time to time for ever, as they had or might have had by the Intent of the faid former Act, to and from the faid New Cut or River, with Men, Horfes, Carts and Carriages, at all times convenient, and in Places convenient, for the making of the faid New Cut or Trench, and for the preferving of the fame from time to time for ever; any Thing in the faid former Statute, or in any other Law or Statute to the contrary thereof in any wife notwithstanding.

# CAP. XIII.

An A& for the Draining of certain Fens and Low Grounds in the Isle of Ely, fubject to Hurt by furrounding, containing about Six thousand Acres, compassed about with certain Banks commonly called and named the Ring of Waldersey and Coldbam.

[Confirmed, 15 Car. 2. c. 17. § 45.]

Anne

# Anno Regni JACOBI Regis Anglia, Scotia, Francia & Hiberniæ, viz. Angliæ, Franciæ & Hiberniæ feptimo, & Scotiæ quadragefimo tertio. (A.D. 1609.)

STATUTES made in the Parliament holden by Prorogation at Westminster the Ninth Day of February in the Years of the Reign of our most gracious and excellent Sovercign Lord JAMES, by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, Ge. viz. of England, France and Ireland the Seventh, and of Scotland the Three and fortieth; and there continued until the Three and twentieth Day of July then next following, and proregued until and on the Sixteenth Day of October next following; viz.

#### CAP. I.

An Act for the better Execution of Justice, and suppressing of criminal Offenders in the North Parts of the Kingdom of England.

aJac. I. e I. \$36. WHEREAS in a Statute made in the Third Seffion of this • VV prefent Parliament, intituled, An AE for the utter Abi-• lition of all Memory of Hostility, and the Dependencies thereof, . between England and Scotland, and for the repreffing of Occafions of Difcords and Difcorders in Time to come, it was, amongft other
 Things, onacted, That no natural born Subject of the Realm ' of England, or the Dominions of the fame, fhould for any High . Treafon, Milprifion or Concealment of High Treafon, Petty " Treafon, or any other whatfoever Offence or Caufe committed • within Scotland, be fent out of England where he is apprchended, • to receive his Trial, until fuch Time as both Realms should be made one in Laws and Government, which is the Thing fo · much defired, as that wherein the full Perfection of the Bleffed Union already begun in his Majefty's Royal Perfon confifteth. • II. Since the making of which Statute, although those Parts • of the Kingdom of England, adjoining and lying near unto the · Realm and Kingdom of Scotland, have been and are by his Majefty's inceffant Care and Princely Policy, reduced to more civil
and peaceable Effate than could in fhort Time have been expected • or hoped for : Yet Experience teacheth, that Malefactors of either Realm having committed their Offences in the other
Realm, do forthwith fly and efcape into their own Country, • thereby to purchase their Impunity, to the great and manifest · Grievance of the one Realm, and the Difhonour of the other: \* By means whereof, very many great and heinous Offences fince f the making of the faid Statute have been and are still likely to be committed without condign Punifhment; for that fince the mak. • ing of the faid Statute, there hath not been any one Offender f committing any the Offences aforefaid in Scotland, that hath • been

 been profecuted to his Trial, Judgment or Execution in England, " by reafon or upon any the Branches, Laws or Ordinances in \* the faid Statute mentioned or contained : Whereby it manifeftly \* appeareth, that the faid Claufe in the faid Statute contained, ' and before in this prefent Act expressly mentioned, concerning \* the not fending out of England any natural born Subject of this · Realm or the Dominions of the fame, for any whatfoever Offence committed within the Realm of Scotland, to receive his Trial for • any the faid Offences, hath not brought forth that good Effect " as was hoped for, and by the faid Law intended, to the great • Prejudice and Diffionour of both Realins :'

III. For the preventing of which apparent and too manifest If an Englishman Mifchief and Inconvenience, Be it enacted, and by the Authority of this prefent Parliament established, That if at any time or land, and then times after the End of this prefent Seffion of Parliament, any Per- fly into England, fon or Perfons shall commit any Offence or Offences within the in what Cafe Realm of Scotland, which by the Laws of this Realm of England Judices may fend is, are or fhall be declared or adjudged to be Petty Treafon, Scotland to be Munder Mandaue to be Scotland to be Murder, Manslaughter, felonious burning of Houses and Corn, tried. Burglary, robbing of Houfes by Day, Robbery, Theft or Rape, and do or fhall fly or efcape into the Realm of England, and be or fhall be apprehended within any the Counties of Northumberland, Cumberland, Weffmoreland, or any Parts or Members of the fame, or within the Parts or Places lying on the North Side of the River of Tine, commonly called or known by the Names of Bedlingtonfbire, Norhamfbire and Iflandfbire, the Town and County of Newcafile upon Tine, and the Town of Berwick upon Tweed, with the Bounds and Liberties thereof; that then it shall and may be lawful to and for the Juffices of Affize, or any one of them in the Absence of the other, the Justices of Gaol-delivery at their Gaol-delivery, or any Four of them, or the Juffices of Peace in their General or Quarter-Seffions, or any Four of them, upon due and mature Examination of the faid Offence or Offences in open Seffions, and pregnant Proofs of the fame, by Warrant under their Hands and Seals, to demand and fend all and every fuch Offender and Offenders into the Realm of Scotland, there to receive their Trial for any the Offences aforefaid by them there committed; any Thing in the faid Statute contained to the contrary thereof notwithitanding.

IV. This Law to continue to the End of the first Selfion of the Continuance. next Parliament.

V. Provided neverthelefs, and be it enacted by the Authority A like Aft in aforefaid, That this Statute, nor any Claufe therein contained, Scotland. shall take effect or be in force, or in any wife be deemed or expounded to take effect, to any Intent, Construction or Purpole, until a Law by Act of Parliament be made and established with the Realm of Scotland, for the remanding and fending out of the Realm of Scotland into the Realm of England, all and every Perfor and Perfons born within the Realm of Scotland, or the Dominions of the fame, which shall at any time hereafter commit any the Offences aforefaid within the Realm of England, to receive his or their Trial in the Realm of England, for all and every the faid, Offences by them committed in the faid Realm of England.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4. And fee 13 [7] 14 Car. 2. c. 22. § 8. 22 G. 3. c. 64.
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#### CAP. II.

- An Act that all fuch as are to be naturalized, or reftored in Blood, fhall first receive the Sacrament of the Lord's Supper, and the Oath of Allegiance and the Oath of Supremacy.
- [The Titles of cc. 1 & 2. are in great Part obliterated; but by the Connettion, the Titles of those Chapters appear to be on the Roll as above.]

What they fhall be bound unto who fhall be naturalized or reftored in Blood.

FORASMUCH as the naturalizing of Strangers, and reftoring to Blood Perfons attainted, have been ever reputed ' Matters of mere Grace and Favour, which are not fit to be be-"flowed upon any others than fuch as are of the Religion now eftablished in this Realm ;' Be it therefore enacted by the King's most excellent Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That no Perfon or Perfons, of what Quality, Condition or Place foever, being of the Age of Eighteen Years or above, shall be naturalized or reftored in Blood, unlefs the faid Perfon or Perfons have received the Sacrament of the Lord's Supper within one Month next before any Bill exhibited for that Purpose, and also shall take the Oath of Supremacy, and the Oath of Allegiance, in the Parliament House, before his or her Bill be twice read : And for the better effecting of the Premises, Be it further enacted by the Authority aforefaid, That the Lord Chancellor of England, or Lord Keeper of the Great Seal for the Time being, if the Bill begin in the Upper House, and the Speaker of the Commons House of Parliament for the Time being, if the Bill begin there, shall have Authority at all Times during the Seffion of Parliament, to minister such Oath and Oaths, and to fuch Perfon and Perfons, as by the true Intent of this Statute is to be ministered. This Act to take place from and after the End of this prefent Seffion of Parliament.

[See 4 & 5 Ann. c. 1. 7 G. 2. c. 3. 4 G. 3. c. 4.]

# C A P. III.

An Act for the continuing and better Maintenance of Hufbandry and other manual Occupations, by the true Employment of Monies given and to be given for the binding out of Apprentices.

• **F** ORASMUCH as the true Labour and Exercife of Hufbandry, and the bringing up of Apprentices of both Sexes in Trades and manual Occupations, are Things very profitable in the Commonwealth, and acceptable and pleafing unto Almighty God, there being already great Sums of Money freely given, and more in Time to come like to be given, by divers well difpofed Perfons, unto the Corporations of divers Cities, Boroughs, Towns Corporate, and unto divers Perfons in fundry Towns not Corporate, and Parifhes within this Realm of England, to be continually employed in the binding out as Apprentices, of a great Number of the pooreft Sort of Children unto needful Trades and Occupations; the Experience whereof hath brought forth very great Profit and Commodity unto thole Cities, Towns and Parifhes where any Parts of the faid Monies have been fo given and employed, and fo no Doubt there will confequently enflue

' enfue thereof the exceeding good of the Commonwealth in general: And for that the most Part of the poorer Sorts of " Children, would (as heretofore) without fuch good Care and " Affiftance be brought up in Idlenefs, and difordered Kinds of " Life, to their utter Overthrow, and to the great Prejudice of " the whole Commonwealth : And for that it is very likely that • many other well difpoled People will be the better encouraged, • willingly to follow the like good Example in beftowing alfo ' good Sums of Monies to the fame good and godly Purpoles, if ' it might be fo provided, that fuch Monies as have been already " fo freely given, or as hereafter shall be given, for the binding • out of fuch poor Children Apprentices, may continually here-" after remain, and be wholly employed accordingly :"

II. Be it therefore enacted by the King's molt excellent Ma- How Money jefty, the Lords Spiritual and Temporal, and the Commons, in given for binding this prefent Parliament affembled, and by the Authority of the outpor Children fame, That all Sums of Money fo freely given at any Time within Apprentices to Three Years last pail, or hereafter to be given by any Person or be employed, and Persons, to be continually employed for the binding out of An-Perfons, to be continually employed for the binding out of Apprentices as aforefaid, shall for ever from henceforth continue and be from time to time used and employed to such Uses, Intents and Purposes only, and by fuch Persons, and in fuch Manner and Form as thall be hereafter by this prefent Act fpecified and declared, except the fame have been or shall be otherwife ordered or disposed by the Givers thereof; that is to fay, that all Corporations of all Cities, Boroughs and Towns Corporate, by what Name or Names foever they shall be known or incorporated, and in Towns and Parishes not incorporate, the Parson or Vicar of every fuch Town or Parifh, together with the Conflable or Coustables, the Churchwarden or Churchwardens, Collectors, and the Overfeers for the Poor for the Time being, or the most Part of them, where any fuch Sum or Sums of Money are already given, or shall be hereafter given, to be so employed, shall from time to time within the faid feveral Cities, Boroughs, Towns and Parifles respectively, have the Nomination and placing of fuch Apprentices, and the guiding and Employment of all fuch Monies as have been heretofore fo given, or which hereafter shall be given, to and for the continual binding forth of fuch and fo many Apprentices, and in fuch Sort as is already, or shall nereafter be fo given and ap-pointed, either by the last Will and Testament, or by any Writing or Writings under the Hands and Seals of any Perfon or Perfons which hath aiready, or hereafter shall fo give any Sum or Sums of Monies unto the good and godly Purpofes and Intents aforefaid : And if the Corporation of any fuch Citics, Boroughs Refuting to or Towns Corporate, by what Name or Names foever they shall employ Money. be called or incorporated, or any the Perfon or Perfons in the other Towns and Parishes above mentioned, appointed by this Act to have continually the guiling and Employment of fuch Sums of Monies fo already given, or hereafter to be given, to the Intents and Purpofes aforefaid, shall, at any Time hereafter, wilfully forbear or refuse, according to their Duties in this Behalf, to employfuch Sums of Money fo given or to be given as aforelaid, for the binding out of fuch Apprentices, by means of which wilful Forbearance or refuling, the faid Money shall not be employed accordingly; that then they and every of them to offending contrary

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Party receiving Money bound with Sureties to sepay it.

Within what time Money to be put forth.

Provifo where not fit Perfons in Parish to be Apprentices. A.D.1609.

to this Act, shall forfeit for every fuch Offence, the Sum of Three Pounds Six Shillings and Eight Pence lawful English Money; the One Half thereof to be given to the Poor of the Town or Parifi where fuch Fault or Offence shall be done or committed, the other Moiety to the Party that shall be done or committed, the other Moiety to the Party that shall be admitted to fue for the farme Moiety, for the Use and Benefit of the faid Poor, and shall be alfo admitted to sue for the Forfeiture of the other Moiety, in any of the King's Majesty's Courts of Record, to his own Benefit and Behoof, by Action of Debt, Bill, Plaint or Information, wherein no Protection, Wager of Law or Esson shall be admitted or allowed.

III. And for that all Monies fo given may the better continue to and for the Purpofes aforefaid, Be it enacted by the Authority aforefaid, That the Master, Mistress or Dame of every such Apprentice or Apprentices that shall receive any fuch Sum or Sums of Money as aforefaid, shall become bound with one or two fufficient Sureties, by Bond or Obligation in double the Sum which they and every of them shall lo receive with such Apprentice or Apprentices as aforefaid, unto the Corporation of any fuch City or Town Corporate, by what Name or Names foever they shall be called or incorporated, or to fuch Person or Persons in the other Towns and Parifies not incorporated, appointed by this Act to have continually the guiding and Employment of all fuch Sums of Money fo already given or hereafter to be given, to the Intents and Purpoles aforetaid refpectively, upon Condition to repay such Sum or Sums of Money, as he or the shall to receive with any fuch Apprentice or Apprentices, at the End of Seven Years next enfuing the Date of the faid Obligation, or within Three Months next after the End of the faid Seven Years : And if fuch Apprentice shall happen to die within the faid Space of Seven Years, then within One Year after his or her faid Death ; and if the Mafter, Miftrefs or Dame, to whom any fuch Apprentice or Apprentices shall be bound, shall happen to die within the faid Space of Seven Years, then within One Year next after his or her faid Death; fo as the faid Monies may be again employed for placing fuch Apprentice with fome other Perfon of the fame Trade, to ferve out the Relidue of the Years of his or her former Apprenticeship, by the Difcretion of the faid Perfons trusted as aforefaid.

IV. And be it further enacted by the Authority aforefaid, That every fuch Sum or Sums of Money fo given or to be given in Manner and Form, and to and for the good Ufes and Intents aforefaid. fhall always be put forth and employed by the Parties aforefaid that by this Act shall have the disposing and Employment thereof, within Three Months at the furthest, after fuch Money shall come to the Hands of the faid Parties that by the Intent and true Meaning of this Act ought to difpofe and employ the fame ; and if at fuch Times there shall not be found fit and apt Persons to be bound out Apprentices as aforefaid, within the faid Cities, Towns and Parifhes where fuch Sums of Money are or hereafter shall be given to be employed as afore is declared; then such of the poorest Children of any of the Parishes next adjoining shall be bound Apprentices in manner as aforefaid, as by the Care and good Difcretions of the Parties which by this Act have the difpoling

poling and Employment of the faid Sums of Money in the Cities, Towns and Parishes where it was first given to be employed, shall be thought fit and convenient, taking fuch Bonds and Obligations of the Perfons that shall receive the faid Sums of Money fo put forth, and with fuch Sureties, and upon fuch Conditions, as is above mentioned and declared.

V. Provided always, and be it enacted by the Authority afore- What Sort of faid, That Choice from Time to Time be made of the pooreft Perfons thall be Sorts of Children of every fuch City, Town and Parish, where Apprentices. fuch Monies shall be fo given, and whose Parents are least able to relieve them : And that no fuch Apprentice shall be above the Age of Fifteen Years when he or the thall be to first bound out an Apprentice.

VI. And for the better Execution of this Act, Be it further Account of Moenacted by the Authority aforefaid, That all and every Perfon ney employed. and Perfons appointed by this Act to have the employing and disposing of any Sum or Sums of Money so given or to be given as aforefaid, within any Town or Parish not corporate, shall, after the End of this prefent Seffion of Parliament, once every Year in the Easter Week, or within one Month next after Easter Day, make a true and perfect Account before Four, Three or Two Juffices of the Peace, dwelling in or next to every of the faid Towns or Parishes, of all fuch Sum and Sums of Money as they or any of them have employed in binding of Apprentices, by virtue of this Act, and of all Bonds and Obligations taken for the Payment thereof, and also of all fuch Sums of Money as then shall happen to be remaining in their Hands not employed : And also shall, at the making and yielding up of the faid Account, or within Ten Days then next following, yield and deliver up unto fuch as shall happen next to fucceed them, or then to be in the faid Rooms and Places, all fuch Obligations and Bonds as by them or any of them have been before that time taken to the Ules aforefaid ; as also all Sums of Money remaining in their or any of their Hands to be employed as aforefaid and not employed at the Time, of the yielding up of the faid Account.

VII. And further be it enacted by the Authority aforefaid, Breach of Truty That if any of the Parties appointed and trufted by this Act to &c. have the difposing and Employment of any of the faid Sums of Money to given or to be given as aforefaid, thall, in any Point or Degree, break the Truft and Confidence in them in this Behalf reposed, or shall commit any other Misdemeanor or Offence in milemploying of the faid Sums of Money, or any Part thereof, or in doing any other Act or Acts contrary to their Duties, and the true Intent and Meaning of this Act, for which there is not by this Act any Penalty given or appointed, then it shall and may be lawful for any Perfon or Perfons what foever, in the Behalf of the Poor of fuch City, Borough or Parish, to exhibit his Petition to the Lord Chancellor or Lord Keeper of the Great Seal of England for the Time being, touching the fame : Which Lord Chancellor Remedy. or Lord Keeper of the Great Seal of England for the Time being, shall thereupon have full Power and Authority to award a Commillion out of the High Court of Chancery, under the Great Seal of England, to fuch and fo many Perfons as his Lordship shall think meet, to enquire, hear and determine the faid Offences, and every of them: And if the faid Commissioners or the most Part

A.D.1609.

Part of them shall find, that any Sum or Sums of Money to given or to be given, are loft, impaired, wafted or diminished, then they or the most Part of them shall likewife have Power, by virtue of this Act and of their faid Commiffion, to rate, raife and collect the faid Sum of Money to loft, impaired, wafted or diminished, upon fuch Perfon or Perfons in Places not incorporate, as by this Act are appointed to have the guiding and ordering of the faid Monies, if they or any of them have failed in their faid Duties in that Behalf, or otherwife upon the able Inhabitants of fuch City, Town or Parifh, where the fame shall fo happen, as in the Difcretion of the faid Commissioners or the greatest Part of them shall be thought fittest, and to return the faid Commission and the Manner of the Execution thereof, into the faid High Court of Chancery, within Three Months next after the Execution thereof : And if any Perfon or Perfons shall find himself grieved by any Thing done by the faid Commissioners, then upon Complaint thereof made in the High Court of Chancery, the faid Lord Chancellor or Lord Keeper for the Time being, shall have full Power and Authority to order and decree the fame, as to his Lordship shall be thought most fit to stand with Equity and good Confcience.

#### C A P. IV.

An Act for the due Execution of divers Laws and Statutes heretofore made againft Rogues, Vagabonds and flurdy Beggars, and other lewd and idle Perfons.

WHEREAS heretofore divers good and neceffary Laws and Statutes have been made and provided for the Erec-' tion of Houles of Correction, for the suppressing and punishing of Rogues, Vagabonds and other idle, vagrant and diforderly 4 Perfons; which Laws have not wrought fo good Effect as was expected, as well for that the faid Houfes of Correction have ' not been built according as was intended, as also for that the faid • Statutes have not been duly and feverely put in Execution, as 6 by the faid Statutes were appointed :' For Remedy whereof, Be it enacted and established by our Sovereign Lord the King's Majesty, and by the Lords Spiritual and Temporal, and by the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all Laws and Statutes now in force, made for the erecting and building of Houses of Correction, and for punishing of Rogues, Vagabonds and other wandering and idle Perfons, shall be put in due Execution.

II. And be it further enacted and eftablished by the Authority aforefaid, That before the Feast of Saint Michael the Archangel, which shall be in the Year of our Lord God One thousand fix hundred and eleven, there shall be erected, built or otherwise provided, within every County of this Realm of England and Wales, where there is not one House of Correction already built, purchased, provided or continued, one or more fit and coavenient House or Houses of Correction, with convenient Backfide thereunto adjoining, together with Mills, Turns, Cards and such like necessary Implements, to fet the faid Rogues or such other idle Persons on work; the same Houses to be built, erected or provided in some convenient Place or Town in every County: Which

Remady.

Former Laws.

House of Correction provided in every Shire.

Which Houses shall be purchased, conveyed or affured unto fuch Person or Persons as by the Justices of Peace or the more Part of them, in their Quarter-Seffions of the Peace to be holden within every County of this Realm of England and Wales, upon Truft, to the Intent the fame shall be used and employed for the keeping, correcting and fetting to work of the faid Rogues, Vagabonds, fturdy Beggars and other idle and diforderly Perfons.

III. And be it further enacted by the Authority aforefaid, If House of That if the faid House so to be erected, purchased or provided, Correction not shall not be erected, built or otherwise provided before the Feast of Saint Michael the Archangel, which shall be in the Year One thousand fix hundred and eleven next enfuing the last Day of this present Selfion of Parliament, that then every Justice of Peace within every County of this Realm of England and Wales, where fuch House and Backside shall not be erected or provided, shall forfeit for his faid Neglect Five Pounds of lawful English Money; Penalty. the one Moiety thereof to be unto him or them that will fue for the fame by Action of Debt, Bill, Plaint or Information; in which Suit no Protection, Effoin or Wager of Law shall be admitted; and the other Moiety thereof to be employed and bestowed towards the erecting, building, procuring or providing the faid Houfe and Backfide, and fuch neceffary Implements as aforefaid. EXP.

IV. And be it further enacted and established by the Authority Governor and aforefaid, That the Juffices of Peace of every County within the pointed. Realm of England and Wales, at their Quarter-Seffions of the Peace to be holden for their feveral Counties, (next after the erecting, providing or building of the faid Houfe or Houfes, and fo from time to time), or the most Part of them, shall elect, nominate and appoint at their Will and Pleafure, one or more honest fit Person or Persons, to be Governor or Master of the faid House or Houses to be purchased, erected, built or pro- His Authority, vided : Which Perfon and Perfons fo chofen by virtue of this prefent Act, shall have Power and Authority to set fuch Rogues, Vagabonds, idle and diforderly Persons, as shall be brought or fent unto the faid House, to work and labour (being able) from time to time, for fuch time as they shall continue and be remaining in the faid House of Correction, and to punish the faid Rogues, Vagabonds, idle and diforderly Perfons, by putting Fetters or Gives upon them, and by moderate whipping of them : And Rogues not to that the faid Rogues, Vagabonds and idle Perfons, during fuch the Country time as they shall continue and remain in the faid House of Correction, shall in no Sort be chargeable to the Country for any Allowance, either at their bringing in or going forth, or during the time of their Abode there, but shall have fuch and so much Allowance as they shall deferve by their own Labour and Work.

V. And be it further enacted by the Authority aforefaid, That the faid Juffices of Peace of every County, within every of their feveral Divisions, twice in every Year at the least, and oftener, if there be Occasion, shall affemble and meet together for the better Execution of this Statute; and that fome Four or Five Days before their Affembly and Meeting, the faid Juffices or the more Part of them shall by their Warrant command the Constables and Tithingmen of every Hundred, Town, Parish, Village and Hamlet, within their faid feveral Divisions, which shall be assisted with General prive fufficient Men of the fame Places, to make a general privy Search Search.

the Country.

in

in one Night within their faid Hundreds, Towns, Villages and Hamlets, for the finding out and apprehending of the faid R. gues, Vagabonds, wandering and idle Perfons; and that fuch Rogues, Vagabonds, wandering and idle Perfons, as they shall then find and apprehend in the faid Search, shall by them be brought before the faid Justices at their faid Affembly or Meeting, there to be examined of their idle and wandering Life, there to be punifhed, or otherwife by their Warrant to be fent or conveyed unto the faid Houfe or Houfes of Correction within the faid County appointed and prefixed there, to be delivered to the Master or Governor of the faid House, or to his Deputy or Affignee, to be fet to Labour and Work : At which Days and Times of Affembly and Meeting fo to be held by the faid Juftices of Peace, the Conftables and Tithingmen of every Hundred, Parish, Town, Village and Hamlet, shall then appear in every their feveral Divisions, before the faid Justices of Peace, at the faid Affemblies or Meetings, and there shall give Account and Reckoning upon Oath in Writing, and under the Hand of the Minister of every Parish, what Rogues, Vagabonds and wandering and diforderly Perfons they have apprehended, both in the fame Search, and also between every fuch Assemblies and Meetings, and how many have been by them punished or otherwise fent unto the Houses of Correction : Which if the faid Constables or Tithingmen shall neglect to perform, as also to convey fafely all fuch Rogues, with all other idle and diforderly Perfons, at the Charge of the Hundred, as by the Juffices of Peace their Warrants shall be fent unto the Houfes of Correction in the fame County ; that then they shall forfeit such further Fines, Pains and Penalties, as by the faid Juffices of Peace or the moft Part of them shall be thought fit and convenient, not exceeding the Sum of Forty Shillings for every Offence. [This Section as to privy Scarch is repealed, 12 Ann. Stat. 2. c. 23. § 8. See Note to that AB.

· VI. And for that it is convenient that the Mafters or Gover-' nors of the faid Houfes of Correction should have some fit Allowance and Maintenance for their Travel and Care to be had · in the faid Service, as also for the relieving of fuch as shall hap-' pen to be weak and fick in their Cuftody, and that the Sub-· jects of this Realm should in no fort be over-charged, to raife ' up Money for Stocks to fet fuch on Work as shall be commit-• ted to their Cuftody;' Be it therefore enacted, and eftablished by the Authority of this prefent Parliament, That the Masters or Governors of the faid Houses of Correction shall have such Sums of Money yearly, as shall be thought meet by the most Part of the Juffices of Peace within the faid County at the Quarter-Seffions of the Peace, the fame to be paid quarterly before hand by the Treasurers appointed by one Act made in the Three and fortieth Year of the late Queen Elizabeth, intituled, An A8 for the Relief of the Poor, during the time they the faid Masters and Governors shall be employed in the faid Service, (the faid Maiter or Governor giving fufficient Security for the Continuance and Performance of the faid Service), which if the faid Treafurer shall neglect or refuse to perform, that then the faid Master or Governor of the House of Correction shall have Authority by this present Act to levy the fame, or fo much thereof as shall be unpaid, upon the faid Treasurer's Account, in such Manner and Form as by the faid

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The Confiables Account of Vagabonds apprehended.

Penalty.

The Governor's Allowance for his Pains and Maintenance.

43 Eliz. c. 2.

Not paid.

Proceeding.

faid Statute they the faid Treasurers are appointed and authorized to levy the weekly Sum or Payment being to them unpaid.

' VII. And becaufe great Charge artieth upon many Places The Punishment " within this Realm by reason of Bastardy, besides the great of lewd Women ' Dihonour of Almighty God,' Be it therefore enacted by the Baftards. A mority aforefuid, That every lewd Woman, which after this prefent Selfion of Parliament shall have any Bastard which may be charge ble to the Parish, the Justices of Peace shall commit fuch level Womm to the Houle of Correction, there to be punished and fet on work, during the Term of one whole Year; and if the shill effoons offend again, that then to be committed to the faid House of Correction as aforefaid, and there to remain until she can put in good Sureties for her good Behaviour, not to offend fo again. [Repealed, and other Provisions, 50 G. 3. c. 51.] having Children, have fome Hope to have Relief from the Parifh " wherein they dwell, and being able to labour, and thereby to · relieve themfelves and their Families, do neverthelefs run away • out of their Parishes, and leave their Families upon the Parish; For Remedy whereof, Be it further enacted by this prefent Parliament, and the Authority of the fame, That all fuch Perfons fo Running away running away shall be taken and deemed to be incorrigible and leaving Rogues, and indure the Pain of incorrigible Rogues: And if Children to either fuch Man or Woman being able to work, and shall threaten Parish. to run away and leave their Families as aforefaid, the fame being proved by Two fufficient Witneffes upon Oath, before Two Justices of Peace in that Division; that then the faid Perfons fo threatening shall, by the faid Justices of Peace, be sent to the Houses of Correction, (unless he or she can put in sufficient Sureties for the Discharge of the Parish), there to be dealt with and detained as a flurdy and wandering Rogue, and to be de-livered at the faid Affembly or Meeting, or at the Quarter-

17 G. 3. c. 5. § 1, 2.] · IX. And because there shall be the more Care taken by all Governors to • fuch Malters of the Houfes of Correction, that when the Country account to Juf-• hath been at Trouble and Charge to bring all fuch diforderly committed to nath been at i rouble and Charge to bring all luch diforderly committed to
 Perfons, as aforefaid, to their fafe keeping, that then they shall their Cutody. · perform their Duties in that Behalf,' Be it therefore enacted by the Authority aforefaid, That if they shall not every Quarter-Seffions yield a true and lawful Account unto the Juffices of Peace of all fuch Perfons as have been committed to their Cuftody, or if the faid Perfons committed to their Cuftody, or any of them, shall be troublesome unto the Country, by going abroad, or otherwife shall escape away from the faid House of Correction before they shall be from thence lawfully delivered; that then the faid Juffices shall fet down fuch Fines and Penalties upon the faid Master and Governors, as the most Part of them in their Quarter-Seffions shall think fit and convenient ; and all Fines and Penalties not hereinbefore limited shall be paid unto the Treasurer, and accounted for by the Treasurer asoresaid. This Act to have Continuance of Continuance for the Space of Seven Years, and from thence to Act. the End of the next Seffion of Parliament after the faid Seven Years.

Seffions, and not otherwife.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.] VOL. IV. Ζz CAP.

who have

[See further, 5 G. 1. c. 8.

#### CAP. V.

An A& for Eafe in pleading against troublesome and contentious Suits profecuted against Justices of the Peace, Mayors, Constables, and certain other His Majesty's Officers, for the lawful Execution of their Office.

FOR Ease in pleading against many causeless and contentions Suits which have been, and daily are commenced and profecuted against Justices of Peace, Mayors or Bailiffs of Cities ' and Towns Corporate, Headboroughs, Port-Reves, Conftables, "Tithingmen, Collectors of Sublidies and Fifteens, who, for • due Execution of their Office, have been troubled and molefted, • and still are like to be troubled and molested, by evil disposed contentious Perfons, to their great Charge and Discouragement • in doing of their Offices :' Be it therefore enacted by our Sowreign Lord the King, and by the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if any Action, Bill, Plaint or Suit, upon the Cafe, Trespass, Battery or false Imprisonment, shall be brought after Forty Days next after the End of this Seffion of Parliament, in any of His Majesty's Courts at Westminster or elfewhere, against any Justice of Peace, Mayor or Bailiff of City or Town Corporate, Headborough, Port-Reve, Constable, Tithingman, Collector of Subfidy or Fifteens, for or concerning any Matter, Caufe or Thing, by them or any of them done by virtue or reason of their or any of their Office or Offices, that it shall be lawful to and for every fuch Juffice of the Peace, Mayor, Bailiff, Constable or other Officer or Officers before named, and all others which in their Aid or Affistance, or by their Commandment, shall do any Thing touching or concerning his or their Office or Offices, to plead the General Issue, that he or they are not guilty, and to give fuch fpecial Matter in Evidence to the Jury which thall try the fame, which special Matter being pleaded had been a good and fufficient Matter in Law to have difcharged the faid Defendant or Defendants of the Trespais, or other Matter laid to his or their Charge : And that if the Verdict shall pass with the faid Defendant or Defendants in any fuch Action, or the Plaintiff or Plaintiffs therein become nonfuit, or fuffer any Difcontinuance thereof, that in every fuch Cafe the Juffices or Juffice, or fuch other Judge before whom the faid Matter shall be tried, shall, by force and virtue of this Act, allow unto the Defendant or Defendants his or their double Cofts, which he or they shall have fustained by reason of their wrongful Vexation in Defence of the faid Action or Suit; for which the faid Defendant or Defendants shall have like Remedy as in other Cafes where Costs by the Laws of this Realm are given to the Defendants. And this Act to continue for Seven Years, and from thence to the End of the next Parliament after the faid Seven Years.

[This Statute is enlarged, and made perpetual, 21 Jac. 1. c. 12.; but fee 21 Jac. 1. c. 28. § 1. which only continues it to the End of the first Seffion of the next Parliament. Churchwardens and Overfeers of the Poor within the Purview of this Statute, 21 Jac. 1. 6. 12. § 3.; and how Allien to be laid, 21 Jac. 1. c. 12. § 5.].

CAP.

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General Iffue.

Defendant allowed double Coits.

Continuance of Act.

#### CAP. VI.

#### An A& for administering the Oath of Allegiance, and Reformation of married Women Recufants.

WHEREAS by a Statute made in the Third Year of.

• VV your Majesty's Reign, intituled, An At for the better 3 Jac. 1. c. 4. • discovering and repressing of Popish Recusants, the Form of an

• Oath to be ministered and given to certain Persons in the same • AA mentioned is limited and prefcribed (a), tending only to the · Declaration of fuch Duty as every true and well affected Sub-\* ject, not only by Bond of Allegiance, but also by the Com- mandment of Almighty God, ought to bear your Majefty, your ' Heirs and Succeffors: Which Oath fuch as are infected with \* Popish Superstition do oppugne with many false and unfound · Arguments, the just Defence whereof your Majesty hath here-\* tofore undertaken and worthily performed, to the great Con-tentment of all your loving Subjects, notwithftanding the Gain fayings of contentious Adversaries.' (a) [Repealed,

1 W. & M. Seff. 1. c. 8. § 2.]

II. And to shew how greatly your loyal Subjects do approve What Persons to the faid Oath; they profirate themfelves at your Majefty's Feet, take the Oath. befeeching your Majefty that the fame Oath may be administered to all your Subjects: To which End we with all humblenefs befeech your Highness that it may be enacted and be it enacted, by the Authority of this prefent Parliament, That all and every Perfon and Perfons, as well Ecclefiaftical as Temporal, of what Estate, Dignity, Preheminence, Sex, Quality or Degree foever he, fhe or they be, or shall be, above the Age of Eighteen Years, being hereafter in this Act mentioned and intended, shall make, take and receive a corporal Oath upon the Evangelist, according to the Tenor and Effect of the faid Oath fet forth in the faid fore-mentioned Statute, before fuch Perfon or Perfons as hereafter in this Act is expressed; that is to fay, all and every Arch-Before whom. bishop and Bishop that now is or hereafter shall be, before the Lord Chancellor or Lord Keeper of the Great Seal for the time being.

ing. [See Note to § 1.] III. And all and every Ecclehaftical Judge, Officer and Mini- Archbichope, &c. ster, of what Estate, Dignity, Preheminence or Degree soever he or they be or shall be, before the Archbishop of the Province, or Bishop, or other Ordinary of the Diocese for the Time being, wherein fuch Ecclefiaftical Judge, Officer or Minister ought to exercife his faid Office, Place or Function.

IV. And all and every Perfon and Perfons of or above the De- Peers, &c. gree of a Baron of Parliament, or Baronels of this your Highnels Realm of England, and all of your Highness Privy Council reliding in London or Westminster, or within Thirty Miles thereof, and the Prefidents of Wales and the North Parts, before any Four of your Highness Privy Council, whereof the Lord Chancellor, Lord Treasurer, Lord Privy Seal or Principal Secretary for the Time being, to be one: And if fuch Perfon or Perfons live and refide in the Country, distant above Thirty Miles from London, then before the Lord Bishop of the Diocefe, or such other Person or Perfons as the Lord Chancellor or Lord Keeper of the Great Seal for the Time being shall thereto by Writ of Dedimus potestatem authorize.

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V. And

Sworn Servants

Judges, &c.

V. And all and every the fworn Servants, ordinary and exof the King, &c. traordinary, of your Highness, the Queen's Grace, or of the Household of the Prince of Wales, and of the reft of your Highnefs Children, before the Lord Steward, the Lord Chamberlains and Vice-Chamberlains to your Highness and the Queen, the Treasurer and Comptroller of your Highness Household, the Master of your Highness Horse, the Dean of the Chapel, and the Knight-Marshal for the Time being, the Officers of the Green-Cloth, or any Three of them.

VI. All and every Temporal Judge, Justices of Peace, Sheriffs, Escheators, Feodaries, and other Officers and Ministers of Juffice in this prefent Act not fpecially mentioned, and every other Person or Perfons that doth or shall receive any Fee of your Highness, your Heirs and Succeffors, before the Lord Chancellor or Lord Keeper of the Great Seal, Lord Treasurer, Lord Admiral, Lord Warden of the Five Ports, for the Time being, or one of them, or before one of the Chief Justices of either of your Majesty's Bench, or of the Common Pleas, or before the Juffices of Affize of the fame County where the Parties refide, or other fuch Perfons as the Lord Chancellor or Keeper of the faid Great Seal shall thereunto authorize.

VII. And all Mayors, Bailiffs or other Chief Officers of Cities and Towns Corporate, by what Name foever they be called or known, before fuch Perfon or Perfons as ufually administer the Oath to them at their first Entrance into their faid Offices.

VIII. And all and every the Knights, Citizens, Burgeffes and Barons of the Five Ports of the Commons House of Parliament, at any Parliament or Selfion of Parliament hereafter to be affembled, before he or they shall be permitted to enter into the faid House, before the Lord Steward for the time being, or his De-puty or Deputies: And the Master of the Ordnance, Lieutenant of the Tower of London, and Mint-Master there, the Four principal Officers of your Navy under the Lord Admiral, before the Lord Chancellor or Lord Keeper of the Great Seal, and the Lord Admiral for the Time being, or any of them.

IX. And all the Officers, Ministers, Servants and others, within your faid Tower of London, before the Lieutenant of the Tower.

X. And all the Vice-Admirals, Captains, Mafters, Officers, Minifters and Soldiers in your Highnefs Ships, or any of them, before the faid Four principal Officers of your Navy, or any Two of them.

XI. And all Perfons having Charge of Caftles, Fortreffes, Block-houfes or Garrifons, and all Captains, who shall have Charge of Soldiers, within this your Highness Realm, before the Justices of Affize of the same County, or before Two Justices of the Peace of the fame County, City or Liberty, where the fame Caftles, Fortreffes or Block-houfes shall stand, or the Charge of Soldiers shall be.

XII. All Doctors, Advocates and Proctors of the Civil Law, and their Clerks, before the Bishop of the Diocese where they shall for the most Part dwell or reside.

XIII. And all and every Perfon or Perfons Temporal that hereafter shall fue Livery or Oufler le main out of the Hands of your Highnefs, your Heirs or Successors, before his or their Oufer - - -3

Advocates, &c.

Suers of Livery.

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Mayors, &c.

Members of Parliament.

Mafter of the Ordnance, &c.

Officers in the Tower.

Officers, &c. in Navy.

Captains of Calles, &c. ls main fued forth and allowed, before the Mafter of the Wards and Liveries, or before the Surveyor and Attorney of your Highnefs faid Court, in open Court. / [Oufter le main taken away, 12 Car. 2. c. 24. § 1.]

XIV. All the Serjeants at Law, Servants to the Judges in Serjeants at Law, your Highness Courts at Westminster, and all other in the Serjeants &c. Inns, before the Chief Juftice of your Majefty's Bench, the Chief Justice of the Common Pleas, and the Chief Baron of your Ex. chequer, or fome or one of them.

XV. All your Highness Subjects in the Inns of Court, or that Gentlemen of hereafter shall be admitted thereunto, and the Principals and Innsof Court, &c. Treafurers of every Inn of Chancery, before the Readers and Beachers of the feveral Houfes whereto they belong, or Four of them at the leaft, in their open Halls,

XVI. All other your Majesty's Subjects, as well Ancients as Innsof Chancery. others, not being Principal or Treasurer, that now are or hereaster shall be admitted into any Inn of Chancery, before the Principal or Treasurer, and Ancients of the feveral Inns of Chancery, or Four of them, in their open Halls.

XVII. All Prothonotaries, Philizers, Officers, Ministers, At. Prothonotaries, tornies and Clerks, that now are or hereafter shall be admitted to &c. write or practile in any of your Highnels Courts at Westminster, or in any other Court of Record, before the Judge or Judges of the fame Court.

XVIII. All Clerks of the Chancery, and all their Under Clerks, &c. in Clerks, and all other Officers of the faid Court of Chaucery, and Chancery. their Clerks, before the Malter of the Rolls for the time being, or before Two of the Maîters of the faid Court of Chancery.

XIX. And all Parfons, Vicars and Curates, and all other Per-Parfons, &c. fons Ecclefiaftical taking Orders, and all and every School-Mafter and Usher, before the Bishop of the Diocese, or other Ordinary in the fame, fitting in open Court.

XX. The Vice Chancellors of both the Universities for the Vice-Chancellors time being, and the Presidents, Wardens, Provoits, Masters of in Universities, Colleges and Halls, and all other Heads and Principals of Honfes, Proctors and Beadles of the Universities, publickly in the Convocation, before the fenior Maiters there prefent,

XXI. And all and every other Perfons whatfoever, that is or Perfons taking shall be promoted to any Degree in School, before the Vice- Degrees. Chancellor of the faid University for the Time being, in the Congregation-Houle.

XXII. All Fellows of Houses, and all Scholars of Halls of Fellows, &c. Colleges, that now are or hereafter shall be received into the fame, in Colleges. being under the Degree of a Baron, before the Prefident, Master, Provost, Warden or other Head or Chief Governor of that College, Hall or House, whereunto he shall be received, and in the open Hall.

XXIII. And all Doctors of Physick, and all other who practife Doctors, &c. Phylick, that now are or hereafter shall be admitted into the Col- of Phylick. lege of Phylicians in London, before the Prefident of the fame College for the time being.

XXIV. And all Aldermen, Sheriffs and Under Officers what- Aldermen, tr. forver, of the Cities and Towns Corporate, and all fuch as hereafter shall be made Freemen of the faid City or Town Corporate, before

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&c.

When Oath to be taken.

Who may tender

Oath, and to

whem.

or Town, in the open Hall. XXV. And to the Intent that due Execution may be had of the Premises without Delay, it is further enacted by the Authority aforefaid, That all the Perfons before named who have any certain Time limited or expressed when to take the aforefaid Oath, shall, at the Time therein prescribed, take the same, and the reft within Six Months next after the End of this prefent Seffion of Parliament.

before the Mayor, Bailiffs or other Chief Officer of the faid City

XXVI. And be it further enacted by Authority of this prefent Parliament, That it shall and may be lawful to and for any one of the Privy Council of your Highness, or of your Heirs and Succeffors, and to and for every Bishop in his Diocese to require any Baron or Baronels of the Age of Eighteen Years or above, to take the faid Oath; and to and for any Two Justices of Peace within any County, City or Town Corporate, whereof One to be of the Quorum, to require any Perfon or Perfons of the Age of Eighteen Years or above, under the Degree of a Baron or Baronefs, to take the faid Oath; and if any Perfon or Perfons of or above the faid Age and Degree, now stand or hereafter at any Time shall stand and be prefented, indicted or convicted for not coming to Church or not receiving the Holy Communion or Sacrament of the Lords Supper, according to the Laws and Statutes of this Realm, before the Ordinary, or other having lawful Power to take such Presentment or Indictment, then Three of the Privy Council of your Highnels, your Heirs and Succeffors, whereof the Lord Chancellor, Lord Treasurer, Lord Privy Seal or Principal Secretary to be one, upon Knowledge thereof, shall require fuch Perfon or Perfons to take the faid Oath; and if any other Perfon or Perfons whatfoever, of and above the faid Age, and under the faid Degree, now stand or at any Time hereafter shall stand and be prefented, indicted or convicted for not coming to Church or receiving the Holy Communion or Sacrament of the Lord's Supper, according to the Laws and Statutes of this Realm, before the Ordinary or any other having lawful Power to take fuch Prefentment or Indictment; or if the Minister, Petty Constable and Churchwardens, or any Two of them, shall at any Time hereafter complain to any Justice of Peace near adjoining to the Place where any Perfon complained of shall dwell, and the faid Juffice shall find Caufe of Sufpicion, that then any one Juftice of Peace, within whofe Commission or Power such Person or Perfons shall at any Time hereafter be, or to whom Complaint shall be made as aforefaid, shall, upon Notice thereof, require such Refuting to take Perfon or Perfons to take the faid Oath ; and that if any Perfor or Perfons, being of the Age of Eighteen Years or above, shall refuse to take the faid Oath duly tendered to him or her, according to the true Intent and Meaning of this Statute, that then the Perfons authorized by this Law to give the faid Oath, shall and may commit the fame Offender to the Common Gaol, there to remain without Bail or Mainprize, until the next Affizes or General Quarter-Seffions to be holden for the faid Shire, Division, Limit or Liberty; where the faid Oath shall be again in the faid open Seffions required of fuch Perfon by the faid Juffices of Affize or Juffices of the Peace then and there prefent, or the greater Number of them; and if the faid Perfon or Perfons of < the

Oath.

the Age of Eighteen Years or above, shall refuse to take the faid Oath, being tendered to him or her by the faid Juffices of Affize and Gaol Delivery, in their open Affizes or Gaol Delivery, or the Juffices of Peace or the greater Part of them in their General or Quarter-Seffions, every Perfon to refuting shall incur the Danger and Penalty of Premunire, mentioned in a Statute made in the Premunire. Sixteenth Year of the Reign of King Richard the Second, 16 R. 2. c. 5. (except Women covert, who shall be committed only to Prilon, there to remain without Bail or Mainprize till they will take the faid Oath.)

XXVII. And be it further enacted, That every Perfon re- Difabilities. fusing to take the faid Oath as above, shall be difabled to all Intents and Purposes, to execute any publick Place of Judicature, or bear any other Office (being no Office of Inheritance or Minifterial Function) within this your Highness' Realm of England; or to use or practife the Common Law or Civil Law, or the Science of Phyfick or Surgery, or the Art of an Apothecary, or any Liberal Science, for his or their Gain, within this Realm, until fuch Time as the fame Perfon shall receive the fame Oath, according to the Intent of this Statute.

XXVIII. And be it further enacted, That if any married Married Woman Woman (being lawfully convicted as a Popifh Recufant for not Recufant. coming to Church) shall not within Three Months next after fuch Conviction conform herfelf, and repair to the Church and receive the Sacrament of the Lord's Supper, according to the former Laws and Statutes made and provided in that Behalf touching Recufants; that then she shall be committed to Prison by one of Imprisonment. the Privy Council of your Highness, your Heirs or Successors, or by the Bishop of the Diocese, is the be a Baronels, or is the be under that Degree, by Two Justices of the Peace of the same County, whereof One to be of the Quorum, there to remain withont Bail or Mainprize until the thall conform herfelf and come to Church, and receive the Sacrament of the Lord's Supper, unlefs the Husband of fuch Wife shall pay to the King's Majesty, his Heirs or Succeffors, for the Offence of his faid Wife, for Penaky, every Month Ten Pounds of lawful Money of England, or elfe the Third Part (in Three Parts to be divided) of all his Land and Tenements, at the Choice of the Husband whole Wife is fo convicted as aforefaid, for and during fo long Time as fhe, remaining a Reculant convicted, shall continue out of Prilon, during which Time (and no longer) fhe may be at Liberty.

[Ad repealed as to Oath only, I W. & M. Seff. I. c. 8. § 2.; and as to Roman Catholics reforting to Parifb Church, fee 31 G. 3. £. 32. § 3.]

#### CAP. VII.

An A& for the punishing and correcting of Deceit and Frauds committed by Sorters, Kembers and Spinsters of Wool, and Weavers of Woollen Yarn.

WHEREAS by the Trade of Clothing, making of Bays Says and other Cloths and Stuffs made of Wool or partly " of Wool, many poor People are fet on work, and great Profit • hath grown to the Poor and Commonwealth thereby ; yet now , · by the Abuse and Deceit of the Sorters, Kembers, Carders ' and

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and Spinfters of Wool to them delivered, by the Perfons using
the Trades aforefaid, and Weavers of the Yarn made of fuck
Wool, who are fet on work by the Clothier, Maker of Bays,
Says and other Cloths and Stuffs aforefaid, by unjuftly, decettfully and falfly purloining, imbezilling, felling and detaining of
Part thereof, to the great Damage of the Clothier and others
using the Trades aforefaid, whereby true Cloth-making is much
hindred, and Idlenefs doth daily increase, fo that many exercising
the Trades before mentioned are greatly impoverified, and the
Parties which commit the Offences aforefaid, being poor and
altogether unable to make Recompence or Satisfaction for the
Trefpaffes, Deceits and Abufes aforefaid, have much difcouraged
the faid Clothier, Maker of Bays and others of the Trades
aforefaid, to fet poor People on work, whereby much Poverty
doth increase and more is like daily to increase, to the great

II. For the preventing and Reformation whereof, be it enacted by the Authority of this prefent Parliament, That all and every fuch lewd Perfon and Perfons, who fhall at any Time after Twenty Days next after the End of this Seffion of Parliament, unjuftly, falfly or deceitfully convey away, imbezil, purloin, fell or detain any Part of the Wool or Yarn delivered by any Clothier, Maker of Bays, Says or by any other Perfon or Perfons making any fuch Cloths or Stuffs, to any fuch Sorter, Carder, Kember, Spinster or Weaver of Wool or Yarn, that in every fuch Cafe and Cafes, as well the Sorter, Carder, Kember, Spinster and Weaver fo offending, as the Buyer and Buyers, Receiver and Receivers of the fame, knowing the fame, being thereof lawfully convicted (by Confection of the Party or Parties to offending, or by One fufficient Witnefs upon Oath before Two or more of the King's Majefty's Juffices of the Peace of the fame County or Liberty where the fame Offence or Offences shall be committed, or if it be within a Town Corporate, before the Mayor, Bailiff or Chief Officer, and one more of the Aldermen or most substantial Perfons of the faid Town, who shall by force of this Act have full Power and Authority to minister the fame Oath, and finally to hear, end and determine all and every the Offences aforefaid, shall give and make to the Party or Parties grieved, fuch Recompence and Satisfaction for fuch their Damage and Lofs, as by the faid Justices or Chief Officers shall be ordered and appointed; and if the Party or Parties fo offending shall not be thought, in the Difcretion of the faid Juffices or Chief Officers able or fufficient, or do not make Recompence or Satisfaction for the fame Offence or Offences, in such Manner and Form as by the faid Justices or Chief Officers shall be ordered and appointed as aforefaid, then the Party or Parties offending, for the First Offence to be apprehended and whipped, or fet in the Stocks, in the Place where the Offence is committed, or in fome Market Town in the faid. County, near unto the Place where the Offence or Offences aforefaid shall be committed, as shall be limited and appointed by the faid Juffices of the Peace or Chief Officers; and for the Second Offence, to incur the like or fuch further Punishment by Whipping, or being put in the Stocks, as the faid Juffices of the Peace or Chief Officers shall in their Difcretion think fit and convenient.

HI. And

Who may determineOffences.

Recompence.

Punifhment.

Second Offence.

III. And be it likewife enacted by the Authority aforefaid, Receiver, &c. That all and every Receiver and Receivers, Buyer and Buyers Punishment. of any Wool or Yarn imbezilled or purloined, contrary to the Meaning of this Act, knowing the fame to be imbezilled or pur-loined, thall be fubject to like Punishment as by this Act is inflicted or provided to be inflicted upon any fuch Perfon fo imbezilling or purloining any fuch Wool or Yarn as aforefaid.

IV. And be it likewife enacted, That all and every Spinner Spinners of Wool and Spinners of Wool within the County of Effex, that thall re- in certain Towns ceive any Wool to be spun into Yarn for any Clothier or Maker in Effex. of Bays, Says or other Stuffs aforefaid, dwelling in the Town of Cog fbal, Backing, Braintree, Hulfteed, Wittam or Colchefter, within the faid County, and shall deliver back again the Yarn made of the faid Wool by any fhorter Reel than hath been there usual of ancient Time; that is to fay, the faid Reel containing Two Yards about, shall be subject to like Punishment as by this AC is inflicted or provided to be inflicted upon any Perfon or Perfons imbezilling and purloining Yarn as aforefaid.

#### CAP. VHI.

An Act to enlarge an Act of Parliament made in the Second and Third Year of King Philip and Queen Mary, intituled, An Act for the keeping of Milch Kine, and for the breeding and rearing of Calves.

[2 & 3 Ph. & M. c. 3. repealed, 12 G. 3. c. 71.]

# CAP. IX.

An Act for the bringing of fresh Streams of Water by Engine from Hackney Marfle to the City of London, for the Benefit of the King's College at Chelfea.

WHEREAS His Majefty, of his most Royal and zealous Care for the Defence of true Religion, now established within this Realm of England, and for the refuting of Errors and Herefies repugnant unto the fame, hath been gracioully pleafed
by his Letters Patents under the Great Seal of *Lingland*, to found • a College at Chelfea near London, and therein to place certain · learned Divines, and to incorporate the fame by the Name of . the Provost and Fellows of the College of King James in Ghelfea. e near London, of the Foundation of the fame James, King of · England, and hath of his most gracious Bounty and Goodness not sonly endowed the fame with certain Lands, Privileges and Im-• munities, but hath also for their further Maintenance and Suf-• tentation, given unto them a Capacity and Ability to receive and take from his Majefty, or any of his loving Subjects, any <sup>4</sup> Lands, Tenements, Hereditaments, Gifts, Benefits and Profits <sup>4</sup> whatfoever, not exceeding in the Whole the yearly Value of • Three Thousand Pounds, as in and by the faid Letters Patents doth more at large appear :

\* II. And whereas also it is manifest and evident, that the bring-· ing in of fresh Streams of running Water into the City of Lon-" don, is very convenient, necessary and profitable, as well for the. private Ule of fuch as shall Rent the fame, as a help for cleanling • the

713.

• the faid City in the Time of Sicknefs, and preferving the fame • against all fudden Adventures of Fire :'

III. It is therefore enacted by the King's most Excellent Majefty, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That it shall and may be lawful to the faid Provoft and Fellows, their Succeffors, Deputies and Affigns, at all and every fuch Place and Places, in the open Fields or Marshes lying between the Bridge called Lock Bridge, in or near the Parish of Hackney in the County of Middlesex, and the Bridge called Bow Bridge, at Stratford Bow, in the Parish of Stepney, in the faid County (as by the faid Provost and Fellowa, their Successfors, Deputies or Assigns, by and with the Confent and Allowance of the Occupiers and Owners of the Soil in the faid Place or Places, and in Default of fuch Affent or Allowance, by fuch Composition first to be made with the faid Occupiers and Owners of the faid Soil, as by the Commissioners by virtue of this Act to be in this Behalf appointed, shall be thought fit and convenient) to dig or cut from and out of the main River of Lee, on that Side or Bank of the fame River which is next unto the City of London, a Ditch or Trench not exceeding in Breadth Ten Foot, or to fcour, cleanfe or enlarge unto the Breadth aforefaid any old Ditch or Trench there already made; and the fame Ditch or Trench either old or new fo to be made, or to be cleanfed, to convey by or through the faid Fields and Marshes in all Places convenient, in fuch Sort as the fame may again be returned, and made to open itself into the main River, within some fuch convenient Diftance from the Mouth thereof as to the faid Commissioners shall (for the Intents and Purposes hereafter expreffed) be thought fit; upon which Ditch or Trench, or Places near adjoining thereunto, it shall and may be lawful to the faid Provost and Fellows, their Successors, Deputies or Assigns, to erect, or cause to be erected, certain Engines, Waterworks or Waterwheels, as alfo Houfes or Coverings requifite for the fame, where by the Assent of the faid Committioners the fame shall be agreed upon, to be no Let or Hindrance to the ordinary Paffage of Barges, Boats or fuch other Vessels upon the faid River of Lee, and by and through the faid Ditch or Trench to carry and convey fo much of the Water of the faid main River, as by the faid Provost and Fellows, their Successors, Deputies or Assigns, shall be thought requisite and necessary to be used for the Working or Motions of the faid Engines or Waterwheels, and shall also by the faid Commiffioners be thought to be no Prejudice or Hindrance to the ordinary Passage of Barges, Boats or fuch other Veffels upon the fame River.

IV. And that it shall and may be lawful to and for the faid Provost and Fellows, their Successfors, Deputies and Affigus (in all Places apt and convenient within a convenient Diffance of the faid Engines or Waterworks) to dig for the taking and further opening of Springs of fresh Water there found, or to be found on the West Side of the faid River, next unto the City of London, and the Water of the faid Springs to carry and convey by and through certain little Gutters or Trenches, or Pots or Pipes under the Ground, into one Pit, Pond or Head, of convenient Largenes, to be made by the faid Provost and Fellows, their Succeffors, Deputies or Affigus, in some Place apt for the fame.

V. And

Provoit and Fellows may dig a Trench out of River Lee, & e.

May creft En-

May dig for opening of Springs of fresh Water, &c.

V. And that it shall and may be lawful to and for the faid May convey Provoft and Fellows, their Succeffors, Deputies and Affigns, Water in Pipes having by Art and Sleight of Engines and Waterworks, or by under Groundany other Means or Device raifed the Water of the faid Springs, and fo much of the Water there running in the faid Ditch or Trench as shall be thought necessary, to such Height, and into fuch Place, Pond, Head or Receipt (as to them shall seem in that Behalf requifite) to convey and carry the fame in close Pipes under Ground, from the faid Waterworks, and the faid other Places of Receipt, unto the City of London and the Suburbs thereof, for the perpetual Maintenance and Suftentation of the faid Provost and Fellows, and their Successors, by the Rent to be made of the faid Waters conveyed as aforefaid.

VI. And that for the Conveyance of the faid Water it shall May dig and and may be lawful to and for the faid Provoft and Fellows, their open Ground Succeffors, Deputies and Affigns, (in all Places convenient between the faid Waterworks and the faid City of London) to dig, cut and open the Ground to fuch Depth and Breadth as shall be convenient for the laying in of the faid Pipes or Pots through which the faid Water shall pass, and for making little Conduit Heads for Vents unto the fame, for the better Passage of the faid Waters; and the fame Ground fo opened for the Purpole aforelaid, (after the faid Pipes or Pots are laid in and placed) the faid Provost and Fellows, their Succeffors, Deputies and Affigns, shall with Turf, Earth, Gravel or other Materials again fill up and cover.

VII. And be it further enacted by the Authority aforefaid, Prefervation of That it shall and may be lawful to and for the faid Provost and Works. Fellows, their Succeffors, Deputies and Affigns, from time to time, and at all Times convenient with their Men, Horfes, Carts or other Carriages, to have free Entry and Paffage by, over or through any Ground or Land, in Places and at Times meet and convenient for the doing and performing of any Thing requilite for the making of the faid feveral Passages of Waters, or for the doing of any other Act or Thing concerning the fame authorized by this Act, as also for the continual Prefervation and Reparation of the faid Works as often as need shall require.

VIII. And be it further enacted by the Authority aforefaid, Committeness That the Lord Chancellor or Lord Keeper of the Great Seal of appointed. England for the Time being (by Commission under the Great Seal of England, at the Requests and Charges of the faid Provost and Fellows, their Succeffors, Subflitutes and Deputies, or upon the Complaint or Petition of any Perfon or Perfons whom it may concern) shall nominate, appoint and authorize, by Commission or Committions under the Great Seal of England, Seven difcreet and fufficient Perfons, whereof Two shall be Justices of Peace of the County of Middlefex, and Two of the City of London, and Three others at the Choice and Appointment of the faid Lord Chancellor or Lord Keeper, every of the faid Perfons having Lands and Tenements of the clear yearly Value of Forty Pounds at the leaft; which faid Seven Perfons, or any Four or more of them, shall have Power to order and fet down what Rate or Rates, Sum or Sums of Money shall be paid by the faid Provost and Fellows (as well for Satisfaction and Recompence of Damages in . making the fore-recited Works, or any Thing belonging to the fame, as allo for any manner of Damages to be furtained in the Meaning

for Pipes, &c.

:

Mending or Reparation thereof from time to time, or any other Coits or Charges fuftained by reason of the fame) to the Lords, Owners and Occupiers of the Ground and Soil, or to others interested in the faid River or Waters, for which Composition is to be made by the Intent of this Act, if the Parties cannot of themfelves agree, and in what Manner the fame shall be paid.

IX. And that for the Recovery of fuch Money as shall be fo ordered and fet down by the faid Commissioners or any Four or more of them, the Party or Parties to whom the faid Money shall be due and payable, by the true Intent of the faid Order, shall or may recover the fame, together with the reasonable Costs and Damages for the forbearance thereof, against the faid Provost and Fellows, by Action of Debt, Bill or Plaint in any His Malefty's Courts at Westminster, wherein no Esson or Protection shall be allowed.

X. Provided always, and it is further enacted by this prefent Parliament, and by the Authority of the fame, That the faid Water shall not be conveyed through the House, Garden or Orchard of any Person or Persons, or through any Part thereof, or through any Corn Fields, while the Corn is growing or standing in the fame, without the Consent first had of the Owners and Occupiers of the faid Houses, Gardens, Orchards and Corn Fields.

#### CAP. X.

#### An Act for Reformation of Alehouse-keepers.

• W HEREAS notwithstanding all former Laws and Provifions already made, the inordinate and extreme Vice of excellive Drinking and Drunkennels, doth more and more abound, to the great Offence of Almighty God, and the wafteful Deftruction of God's good Creatures: Be it enacted by the Authority of this prefent Parliament, That if any Perfon being an Alehoule-keeper (after Six Weeks next enfuing this prefent Selfion of Parliament) shall be lawfully convicted for any Offence or Offences committed against any of the Branches of Two former Acts of Parliament made fithence the Beginning of this prefent Parliament, the one intituled, An A& to reftrain the inordinate Haunting and Tipling in Inns, Aleboules and loatblom Sim of Drunkennels; that then every Perfon or Perfons fo comvicted, shall, for the Space of Three Years next enfuing the faid Conviction, be utterly difabled to keep any fuch Alehoufe.

#### CAP. XI.

An Act to prevent the Spoil of Corn and Grain by untimely Hawking, and for the better Prefervation of Pheafante and Partridges.

• WHEREAS in the Firft Seffion of this prefent Parliament • W HEREAS in the Firft Seffion of this prefent Parliament • the Prefervation of the Game of Pheafants and Partridges, which • hath not yielded that good Succeis as was by the fame Law • hoped for and intended, through diforderly and unfeafonable • Hawking, whereby great Quantity of Corn and Grain hath • been and is not only uncharitably fpoiled and defroyed, but • great

Places exempt.

Offence against.

1 Jan 1. c. g.

4 Jac. 1. c. 5. Penalty.

I Jac. I. c. 27.

great Numbers of Pheafants and Partridges thereby killed and

fpoiled, before they be either fit to be hawked at, or to be ufed

for Food or Diet :'

II. For the Preventing of both which Inconveniencies and Mif- Killing Pheachiefs, Be it enacted by the Authority of this prefent Parliament, fants, &c. at un-thet all and energy Barlon of Parliane what focus a which at any due Times, ac. That all and every Perfon or Perfons whatfoever, which at any Time after the End of this prefent Seffion of Parliament doth or fhall hawk at, deftroy or kill any Pheafant or Pheafants, Partridge or Partridges, with any Kind of Hawk or Hawks, Dog or Dogs, by Coloar of Hawking, between the First of July and the last Day of August, and the fame Offence or Offences being proved by the Confession of the Party, or by the Testimony of Two fusicient Witneffes upon Oath, before Two or more Juffices of the Peace of the faid County, City or Town Corporate wherein the Offence shall be committed, or the Party offending apprehended, shall be by the faid Justices of the Peace for every fuch Offence, committed to the Common Gaol of the faid County, City or Town Imprisonment. Corporate, where the Offence shall be committed, or the Parties apprehended; there to remain for one whole Month without Bail or Mainprife, unlefs that the faid Offender do or shall forthwith upon the faid Conviction pay, or caufe to be paid, to the Churchwardens of the faid Parifh, or unto the Overfeers of the Poor, or fome of them, where the faid Offence shall be committed, or the Party apprehended, to the Ufe of the Poor of the fame Parifh, the Sum of Forty Shillings for every fuch Hawking at any Phea- Penalty. fant or Partridge, and Twenty Shillings for every fuch Pheafant or Partridge which any and every fuch Perfon and Perfons fo offending and convicted (as aforefaid) by himfelf, his Hawk or Hawks, Dog or Dogs, shall take, kill or destroy, contrary to the true Purport, Intent and Meaning of this prefent Statute.

III. Provided always, and be it enacted by the Authority afore- Provide. faid, That if any Perfon or Perfons shall be at any Time hereafter convicted and punished by virtue of this Law, That then the Party fo punished shall not for the same Offence be eftfoons called in question, and punished by virtue of any other Law touching or concerning the like Offences.

IV. Provided alfo, That no Offenders shall be impeached or provide. punished by virtue of this Act, unless he or they be accused as delinquent, before the faid Juffices of Peace, within Six Months next after the faid Offence or Offences committed or done.

V. And whereas by a Proviso in the faid Statute contained, IJac. B c. 27. ' it is provided, That it shall and may be lawful to and for every §6. · Perfon and Perfons which have or shall have free Warren, and to " and for every Lord of a Manor, and to every Freeholder which is ' or shall be feifed in his own Right, or in the Right of his Wife, ' of Lands, Tenements or Hereditaments, to the clear yearly ' Value of Ten Pounds or more by the Year, over and above • all Charges and Reprifes, of fome Eftate of Inheritance; or of · Lands, Tenements or Hereditaments, in his own Right, or in • the Right of his Wife, for Term of Life or Lives, of the yearly · Value of Thirty Pounds over and above all Charges and Re-\* prifes ; or be or which shall be worth in Goods or Chattels Two . hundred Pounds; by him or themfelves, or by his or their menial Servants (fufficiently authorifed from his or their Mafter for " that Purpose) to take Pheasants and Partridges (in the Day-time 6 only)

• only) with Nets, in and upon his and their own, or his or their • Maîters free Warren, Manor and Freehold, or on any Part of • them, betwixt the Feaft of St. Michael the Archangel, and the • Feaft of the Birth of our Lord God yearly; any Thing in the • faid Law to the contrary notwithstanding: By colour of which • Liberty fo given by the faid Provifo, it is found by Experience, • that the faid Games of Pheafants and Partridges have been and • ftill are likely to be much fpoiled and destroyed by many mean • Tenants and Freeholders, against the Will of the Lords or • Owners of Inheritance of the faid Lands and Tenements:'

sepealed.

Who may take Pheafants and Partridges, where and when. VI. Be it therefore enacted by the Authority aforefaid, That the faid Provifo, and every Claufe, Article and Thing therein contained, shall be from the End of this prefent Session of Parliament, utterly repealed, frustrate and made void; any Thing in the faid Proviso contained to the contrary notwithstanding.

VII. And that it shall and may be lawful for every Person or Perfons which have or shall have free Warren, and to and for every Lord of a Manor, and to and for every Freeholder which is or shall be feifed in his own Right, or in the Right of his Wife, of Lands, Tenements and Hereditaments, to the clear yearly Value of Forty Pounds or more, by the Year, over and above all Charges and Reprifes, of some Estate of Inheritance; or of Lands, Tenements and Hereditaments in his own Right, or in the Right of his Wife, for Term of Life or Lives, of the yearly Value of Fourfcore Pounds over and above all Charges and Reprifes; or which shall be worth in Goods or Chattels Four hundred Pounds ; by him or themfelves, or by his or their menial and houfhold Servants (fufficiently authorized from his or their Mafter for that Purpofe) to take Pheafants and Partridges (in the Day-time only) in and upon his and their own, or his and their Master's free Warren, Manor and Freehold as aforefaid, or on any Part of them, betwixt the Feaft of St. Michael the Archangel and the Birth of our Lord God yearly; any Thing in the faid Law before mentioned to the contrary notwithstanding.

· VIII. And whereas the faid Games of Pheafants and Par-' tridges are exceffively spoiled and destroyed by base Persons, of • bad and mean Condition, making a Trade and Living of the Spoiling and Deftroying of the faid Games, who are not of Sufficiency to pay any Penalty in any former Statute mentioned, \* nor to answer the Costs and Charges of any that should inform " and profecute against them in any of his Majesty's Courts: By \* Reafon whereof, and for that the faid Offenders are hardly dif-· covered, and feldom or never found offending in the Prefence of " divers Witneffes, fo that it is very hard to convict them by the ' Testimony of more Witnesses than one, by Reason that they ' fpoil and deftroy the faid Games fecretly, and for the most part • in the Night-time, and do carry fuch Pheafants and Partridges as • they fo deitroy, likewife by Night, to Cities and Market Towns • to be fold :' Be it therefore further enacted by the Authority aforefaid, That all and every Perfon or Perfons which, from and after the First Day of September next, shall take, kill or deftroy any Pheafant or Partridge with Setting-dogs and Nets, or otherwife with any Manner of Nets, Snares or Engines, and the fame Offence or Offences being proved by the Confession of the Party, or by the Teltimony of one fufficient Witnels upon Oath, before Two or more

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Taking Pheafants or Partridges Setting Dogs, &c.

more Justices of the Peace of the fame County, City or Town Corporate, wherein the Offence shall be committed, or the Party offending apprehended, shall be by the faid Juffices of Peace, for every fuch Offence, committed to the Common Gaol of the faid County, City or Town Corporate, where the Offence shall be committed, or the Party apprehended, there to remain for Three Months without Bail or Mainprife, unless that the faid Offender shall forthwith pay or cause to be paid to the Churchwardens or Overfeers of the Poor of the faid Parish where the faid Offence shall be committed, the Sum of Twenty Shillings for every Phea- Penaky. fant or Partridge, which any and every fuch Perfon or Perfons fo offending shall take, kill or destroy as aforefaid, contrary to the Purport and true Meaning of this Statute; and further to become Recognizance, bound by Recognizance in the Sum of Twenty Pounds to his Majesty, his Heirs and Successors, with Condition that he the faid Party fo offending shall not at any Time thereafter take, kill or deftroy any Pheafant or Partridge; which faid Recognizance shall be taken by any one or more Justices of Peace of the faid County, City or Town Corporate, where the faid Offence shall be committed as aforefaid, and shall be returned to the then next Quarter-Seffions, and there to remain of Record as other Recognizances taken for the Peace.

IX. And be it further enacted, That every Conftable and Officers may Headborough in every County, City, Town Corporate, and other fearch House of Place where they shall be fworn Officers, shall and may, by virtue of Perfons fulthis prefent Act, (bringing with them to that Purpole a lawful Warrant under the Hands of Two Justices of the Peace of the County, City, Liberties or Town Corporate) have full Power and Authority to enter into and fearch the Houfe or Houfes of any Perfon or Perfons (other than fuch as by this prefent Act are allowed to take Pheafants and Partridges with Nets as aforefaid) being fuspected to have any Setting-dogs or Nets for the taking of Pheafants and Partridges ; and wherefoever they shall find any fuch Setting-dogs or Nets, the fame to take, carry away and detain, kill, deftroy and cut in Pieces, as Things prohibited by this Act, and forfeited to fuch of the faid Officers as shall find out and take the fame as aforefaid.

X. This Law to continue unto the End of the First Seffion of Continuesce the next Parliament, and no longer.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

#### C A P. XII.

# An Act to avoid the double Payment of Debts.

WHEREAS divers Men of Trades and Handicraftiment keeping Shop-Books, do demand Debts of their Cuf-' tomers upon their Shop-Books long Time after the fame hath · been due, and when as they have fupposed the Particulars and · Certainty of the Wares delivered to be forgotten, then either they themfelves or their Servants have inferted into their faid Shop-Books divers other Wares fuppofed to be delivered to • . the fame Parties, or to their Ufe, which in Truth never were · delivered, and this of Purpofe to increase by fuch undue Means the faid Debt : And whereas divers of the faid Tradefmen and ' Handicraftsmen, having received all the just Debt due upon • their

In what Cafe Shop-Book no Evidence to reovver Dekt.

Intercourfe between Merchants.

Continuance.

" their faid Shop-Books, do oftentimes leave the fame Books ' uncroffed, or any way difcharged, fo as the Debtors, their Executors or Administrators, are often by Suit of Law enforced to ' pay the fame Debts again to the Party that trufted the faid "Wares, or to his Executors or Administrators, unless he or " they can produce fufficient Proof by Writing or Witneffes, of • the faid Payment, that may countervail the Credit of the faid Shop-Books, which few or none can do in any long Time after ' the faid Payment :' Be it therefore enacled by the Authority of this prefent Parliament, That no Tradefman or Handicraftiman keeping a Shop-book as is aforefaid, his or their Executors or Administrators, shall, after the Feaft of St. Michael the Archangel next coming, be allowed, admitted or received to give his Shop-Book in Evidence in any Action for any Money due for Wares hereafter to be delivered, or for Work hereafter to be done, above one Year before the fame Action brought, except he or they, their Exceutors or Administrators, shall have obtained or gotten a Bill of Debt or Obligation of the Debtor for the faid Debt, or shall have brought or purfued against the faid Debtor, his Executors or Administrators, some Action for the faid Debt, Wares or Work done, within one Year next after the fame Wares delivered, Money due for Wares delivered, or Work done.

II. Provided always, That this Act, or any Thing therein contained, fhall not extend to any Intercourfe of Traffick, Merchandizing, Buying, Selling or other Trading or Dealing for Wares delivered or to be delivered, Money due, or Work done or to be done, between Merchant and Merchant, Merchant and Tradefman, or between Tradefman and Tradefman, for any Thing directly falling within the Circuit or Compass of their mutual Trades and Merchandize, but that for such Things only, they and every of them shall be in case as if this Act had never been made; any Thing herein contained to the contrary thereof notwithstanding.

III. This Act to continue to the End of the First Seffion of the next Parliament, and no longer.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.]

# C A P. XIII.

An Act for the Explanation of one Statute made in the Second Section of this prefent Parliament, intituled, An Act against unlawful Hunting and Stealing of Deer and Conics.

WHEREAS Queftion and Doubt hath grown and rifen upon the Exposition of a Statute made in the Second Selfion of this prefent Parliament, initiuled, An AB againft anlaruful banting and flealing of Deer and Conies, for that in the Body of the faid Act all unlawful hunting, driving or chafing out, or taking, killing of flaying any Deer or Conies within any the Parks, Places or Grounds in the faid Statute mentioned, against the Will, Mind or Pleafure of the Owners, Occupiers or Possibilited and made penal, in fuch Manner and Form as in and by the faid Statute it doth and may more plainly appear; and yet, by a Proviso in the faid Statute contained, it is enacted, That

§ 8.

3 Jac. 1. c. 13. § 2.

• That the faid Act, nor any Thing therein contained, should .\* extend to any Offence or Offences concerning the hunting, · chafing or killing of Deer or Conies, which should be done or \* committed in the Day-time, but only to fuch Offences as fhould • be then after done or committed in the Night-time only; any • Thing in the faid Act contained to the contrary notwithftanding: " II. For the Explanation of which Doubt and Queftion, and · for that it is found by Experience, that Malefactors of that Kind • have been much encouraged to chafe, hunt, kill and deflroy • Deer in the Day-time by Colour of the faid Provifo, whereby ' many Deer, as well in the Parks of our Sovereign Lord the . King, as of many his Highness loving Subjects, have been and • are itill like to be unlawfully and riotoufly chafed, hunted and deflroyed by many idle, loofe and diforderly Perions:' Be it therefore enacted by the Authority of this prefent Parliament, That from and after the Feast of St. James the Apostle next cnfu- 3 Jac. 1. c. 13. ing, fo much of the faid Provifo in the faid Statute contained, as § 8. repealed. concerneth the hunting, chafing out or killing of Deer only, fhall be repealed, fruffrated and made void; any Thing in the faid Proviso of the faid A& contained to the contrary thereof in any wife notwithstanding.

• III. And whereas it was by the faid former Statute, amongst 3 Jac. 1. c. 13. · other things, enacted, That if any Perfon or Perfons did or § 2. " fhould wrongfully or unlawfully hunt, chafe or drive out, or • take, kill or flay any Deer within any Park or other Place in the • faid Statute mentioned, against the Will, Mind or Pleasure of the • Owners, Occupiers or Poffeffioners of the fame, that then every fuch Perfon fo offending should fatisfy and pay unto the Party
grieved his treble Damages, in fuch Manner and Form as in the
faid Statute is mentioned: By reafon of the Uncertainty whereof, few or no Offenders have been difcouraged in their faid hunt-' ings, drivings, chafings out, taking, killing or flaying of Deer:' IV. For Remedy whereof, Be it further, by the Authority of Offence. this prefent Parliament, enacted, That if any Perfon or Perfons from and after the Feaft of Saint James the Apostle next coming after the End of this prefent Seffion of Parliament, shall willingly commit any the Offences in the faid Statute mentioned, concerning the unlawful chafing out, hunting, driving, taking, killing or flaying of Deer in any Park or inclosed Ground, which now is or hereafter shall be made or used for Deer, against the Will, Mind or Pleafure of the Owners, Occupiers, Poffefiloners or Keepers of the fame; That then all and every fuch Perfon and Perfons fo offending shall, for every such Offence, pay and fatisfy unto the Party grieved the Sum of Ten Pounds of current Money of England, or Penalty. elfe treble Damages and Cofts, at the Election of the Party grieved ; the fame to be recovered in fuch Manner and Form as in and by the faid Statute is limited and appointed for the Recovery, Taxing or Affelling of the faid treble Damages; any Thing in the faid

flanding. V. This Law to continue unto the End of the First Seffion of Continuence, the next Parliament.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4.—Note, fo much of 3 Jac. 1. c. 13. as relates to Deer, repealed by 16 G. 3. c. 30. § 27.]

Statute or in this prefent Act contained to the contrary notwith-

VOL IV.

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# CAP. XIV.

An Act for the reviving of Part of a former Act made in the Fourth Year of King Edward the Fourth, That no Stranger or Alien shall buy Englife Horns unwrought; and that the Wardens of the Horners of the City of London for the Time being, should have Power to fearch all Manner of Wares appertaining to their Mystery in London, and Four and twenty Miles on every Side of it.

• IN all humble Manner shewen and befeechen your most excellent • I Majesty, the Wardens and Men of Occupation of Horners of

\* the City of London; That whereas in the Parliament holden at \* Wefiminfler in the Fourth Year of the Reign of King Edward the Fourth, grievous Complaint was made by Men of the Occupation of Horners, being infranchifed in the City of London, how that the People of ftrange Lands hath come into this Land, and into divers Parts thereof, and hath bought by the Hands of their Hofts and Guides the great and chief Stuff of English Horns unwrought, of Tanners and Butchers, and carry the fame over the Sea, and there employ the fame in divers Works, to the great Damage of this Land, and to the final Prejudice of a great Number of Men being of the Occupation of Horners:

"II. It pleafed the King's Majefty, by the Advice and Affent of the Lords Spiritual and Temporal in that Parliament affem-" bled, and at the Request of the Commons of the same, and by • the Authority of the fame Parliament, to ordain, eftablish and • enact, That from the Feaft of Easter, which then should be in the · Year of our Lord God One thousand four hundred fixty five, • That no Stranger nor Alien, by himfelf or by any other, fhould • buy any English Horns unwrought of any Tanners, Butchers, • or of any other Persons, gathered or growing within the faid · City, or Four and twenty Miles on every Side of the faid City • next adjoining : And that no Englishman, nor other Person, . fhould fell any English Horns unwrought to any Strangers, or • caufe them to be fent over the Sea, fo that the faid Horners " would buy the faid Horns at like Price as they were at the • Time of the making of the faid Act, upon Pain of Forfeiture of e all fuch Horns fo bought, fold or fent : And that the Wardens • of the faid Mystery for the time being, by the faid Authority, fhould have full Power to fearch all Manner of Ware pertaining • to their Mystery, wrought or to be wrought, in all Places within • the faid City of London, and Four and twenty Miles on every · Side next adjoining to the fame City, and within the Fairs of Sturbridge and Ely, in whole Hands they might be found: And • if they by their Search find any fuch Ware or Stuff in any Place · within the faid City of London and Four and twenty Miles next 4 adjoining to the fame City, or within the Fairs of Sturbridge and · Ely, in whole Hands loever they be to fell, that was defective • and infufficient, it should be lawful to them to take the fame " Ware and Stuff, and bring it before the Mayor of the faid City • of London, the Mayors or Bailiffs of the aforefaid Fairs for the <sup>4</sup> time being; and the fame there being proved defective, to be · forfeit, the one Half thereof to our Sovereign Lord the King, and \* the other Half to the faid Wardens, to be ordered at their Pleafure : In which faid Act it is provided, That after that Men of ≺ the 10

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• the faid Occupation within this Land have taken out and chofen fuch and as many Horns as should be needful to their Occupa-" tion, that then it should be lawful to them all, and to every " of them, and other Perfons of this Realm of England, to fell and 6 deliver all the Horns refused, which be not able to be occupied ' in their Mystery, to any Stranger or other Person, to fend or • carry beyond the Sea, or elfewhere, as fhould pleafe them : The " which Act in the Parliament holden at Westminster in the First I lac. 1. c. 25. · Year of your Highness Reign, was wholly repealed and made void : " III. Forafmuch as fince the Repealing of the faid Act. \* Strangers and Aliens by the Hands of divers of their Factors, " Servants and Dealers for them, have and do (as before the mak-• ing of the faid Statute of *Edward* the Fourth they did, that is) · daily buy up and procure unto themfelves the great and chief • Stuff of English Horns unwrought, of Tanners and Butchers, and • otherwife, and do daily convey and carry them beyond the Seas, and there make them into divers Works, whereby many " Housholders of your Majesty's Subjects, that lived and main-· tained their Families, and paid Subfidies and other Duties to • your Highness, by the Benefit of their Labour in working the · faid Horns, having no other Trade or Means by Labour to · maintain and keep themfelves, their Wives and Children, the · Company being greatly increased, and the Stuff altogether in ' a manner transported, occasioneth fuch a Decrease of the Ware,

as hereby the Company is grown fo poor and decayed, as in fhort
Time, if Remedy be not provided, they and theirs shall be utterly

" undone : And alfo by the repealing of the faid Act, the Wardens 4 E. 4 c. S.

" of the faid Horners of the faid City of London are difabled to sevived.

fearch the Wares belonging to their faid Craft, as well within

• the faid City, as in other Places in the faid Act mentioned, and • have loft their Government in their Company:' Therefore pleafeth it your Highnefs, That it may be enacted by your moft excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authonity of the fame, That the faid Act, and every Part and Point thereof, (except Power of Search within the Fairs of Stourbridge and Ely, and except the Limitation of fuch Prices for Horns as they were to be had for at the making of the faid Act) thall be revived, and be of like Force, Power and Virtue from henceforth, as if the fame had not been repealed.

IV. And be it further enacted by the Authority aforefaid, That no Perfon or Perfons whatfoever shall fell any *Englifb* Horns unwrought to any Stranger, or fend any *Englifb* Horns unwrought over the Sea, contrary to the true Meaning of the faid Act; upon Pain of Forfeiture of double the Value of the Horns fo by him or them fo fold or fent; the fame Forfeiture to be recovered by him or them that will fue for the fame, by Action of Debt, Bill, Plaint or Information, in any of the King's Majefty's Courts of Record; the one Moiety thereof to be to the King's Majefty, his Heirs and Succeffors, and the other Moiety to him or them that will fue for the fame; in which Suit no Protection, Privilege or Wager of Law to be admitted for the Defendant. E. 4. c. **S.** 

Selling English Horns unwrought to Alien Penalty.

ĆA P.

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# CAP. XV.

# An AA concerning fome Manner of Affignments of Debu to His Majefty.

What Debts onic may be affigned to the Kug.

X HEREAS it is conceived that fome Manner of Affiguments of Debts, if they should be made to His Majely, " his Heirs and Succeffors, the fame would be inconvenient." His Majefty therefore is well pleafed that it be enacted, and beit enacted by Authority of this prefent Parliament, That no Debt shall at any Time after the First Day of July, which shall be in the Year of our Lord God One thousand fix hundred and ten, be affigned to the King's Majefty, his Heirs and Succeffors, by or from any Debtor or Accountant to his Majefty, his Heirs or Succeffors, other than fuch Debts as did before grow due originally to the King's Debtor or Accountant bong fide; and that all Granu and Affignments of Debts to the King's Majefty, his Pleis or Successors, which, from and after the faid First Day of July, shall be had or made contrary to the true Intent of this Act, shall be void and of no Force; any Law, Cuftom, Privilege or Thing's the contrary in any wife notwithstanding.

# C A P. XVL

An Act for the Encouraging of many poor People in Cunberland and Weftmorland, and in the Towns and Patifies of Carptmeal, Hawkefbeud and Broughton in the County of Lancafter, to continue a Trade of making Cogware, Kendals, Carptmeals and coarfe Cottons.

W HEREAS by a Statute made in the Ninth Year of the late King Henry the Fourth, it was enacted, That me · Cloth called Kendals (whereof the Dozen passed not Six Sul-· lings and Eight peace) should be sealed with the King's Seal, " nor Aulnage great nor little to be paid for the fame : And that \* the Owners might freely fell the faid Cloths not fealed, without " forfeiting any thing to the King for the fame, notwichstanding \* any Statute or Ordinance made to the contrary : Sithence the " making of which Statute the faid Kendals, and other coarle . Things of like Nature, and made of the like coarle Wool, and differing in Name only, called Cogware, coarle Cottons and " Carptmeals, have been made in fuch Sort as the Parties which • made the fame were able, and as best might please the Boyer, " without being limited to any certain Weight, or to any Affine of Length or Breadth, and were never fearched nor fealed with any Seal, nor fubject to any Penalty for the not fealing thereof " with any Seal, nor any Subfidy nor Aulnage paid for the fame, " until of late that certain evil difpofed Perlons, contrary to the \* true Meaning of the faid Law, have by Colour of a late Statute \* made in the Nine and thirtieth Year of the Reign of the late " Queen Elizabeth, intituled, An All againfl the descritful Stretchart ' and Tentering of Northern Cloth (a), endeavoured to make the faid Cogware, Kendals, Carptmeals and coarle Cottons, fubre to Search, and have demanded for the fame divers feveral Sums of " Money for the Seal of the Collector of the Subfidy and Aulage • to the great Vexation and Trouble of the faid poor People :'

(u) [Repealed, 49 G. 3. c. 109. § 1.]

II. 🖻

9 H. 4. c. s.

39 Miz. c. 20.

II. Be it therefore enacted by the King's most excellent Ma. What coarfe jefty, with the Confent of the Lords Spiritual and Temporal, Clothes made in and the Commons, in this prefent Parliament affembled, That from henceforth all Cogware. Kendals, coarfe Cottons and Carptmeals fearched, sc. which are, or hereafter shall be made within the faid Counties of Cumberland and Westmerland, or within the faid Towns and Parishes of Carptmeale, Hasuk fled and Froughton in the faid County of Lancofler, whereof the Dozen shall not exceed the Rate and Price of Thirteen Shill ugs and Four pence, shall be made in fuch Sort as may belt pleafe the Buyer, and shall not be fearched nor fealed with any of the King's Seals, nor with any other Seal, nor any Sublidy or Aulnage, great or little, paid for the fame : But that the Owners of fuch Cogwares, Kendals, coarfe Cottons and Carptmeals, may freely fell the fame not fealed, as they have been accultomed, without forfeiting any Thing to the King for the fame ; any Law or Statute, or any Branch or Claufe of any Law or Statute heretofore made to the contrary notwithstanding.

# C A P. XVII.

An A& against Burning of Ling and Heath, and other Moorburning in the Counties of York, Durham, Northumberland, Cumberland, Westmorland, Lancaster, Derby, Nottingbam and Leicefter, at unleafonable Times of the Year.

#### C A P. XVIII.

An A& for the taking, landing and carrying of Sea-Sand for the Bettering of Ground, and for the Increase of Corn and Tillage within the Counties of Devon and Cornwall.

WHEREAS the Sea-Sand, by long Trial and Experience, Fetching Sea Sand hath been found to be very profitable for the Bettering tomanure Land. · of Land, and especially for the Increase of Corn and Tillage within the Counties of Devon and Cornwall, where the most Part · of the Inhabitants have not commonly used any other worth, for • the Bettering of their arable Grounds and Paftures: Notwith-. ftanding divers, having Lands adjoining to the Sea Coafts there, · have of late interrupted the Bargemen, and fuch others as have " used at their free Wills and Pleasures to fetch the faid Sea-Sand, to take the fame under the full Sea-mark, as they have hereto-' fore used to do, unless they make Composition with them at such · Rates as they themfelves fet down, though they have very fmall ' or no Damage or Lofs thereby, to the great Decay and Hin-· drance of Hulbandry and Tillage within the faid Counties :' Be it therefore enacted by the King's most excellent Majefty, the Lords Spiritual and Temporal, and the Commons in this prefent Parliament affembled, and by the Authority of the fame, That it shall and may be lawful to and for all Perfons whatfoever, refiant and dwelling within the faid Counties of Devon and Cornwall, to fetch and take Sea-Sand at all Places under the full Sea-mark, where the fame is or shall be cast by the Sea, for the Bettering of their Land, and for the Increase of Corn and Tillage, at their Wills and Pleafures.

II. And that it shall and may be also lawful to and for all Boatmen fetche Bargemen and Boatmen, and all other Carriers of Sea-Sand of the ing Sea-Sand. faid

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faid Counties, that shall fetch or take Sand as aforefaid, to laid and caft out of their Boats and Barges fuch Sand as they shall fo fetch or take, at fuch Places as Sand hath at any time within the Space of Fifty Years last past been used by such Bargemen and Boatmen to be landed and caft, and also to fetch and carry the fame by and through fuch Ways as now be, and by the Space of Twenty Years last past have been, used for the carrying and fetching thereof, paying for the taking, cafting out and landing of every Barge-load, Boat-load or Sack of the faid Sand, upon the Grounds of any Man, fuch Duties as heretofore\_within the faid Time of Fifty Years have been used and accustomed to be paid for the fame; and for Paffage by and through the faid Ways, fuch Duties as have usually been paid by the faid Space of Twenty Years, and in fuch Manner and Form as the fame within the faid feveral Times have respectively been used and accustomed to be paid: And in fuch Places where certain ufual Duties have not been paid, but uncertain Compositions have from time to time been made by Agreement with the Owners of the Soil there, to yield fuch reafonable Compositions as by Agreement with the faid Owners shall from time to time be made.

ontinuance.

the next Parliament.

· III. This Act to continue until the End of the First Session of [Continued, 3 Car. 1. c.4 § 22. 16 Car. 1. c.4]

#### CAP. XIX.

An Act for the Continuance and Reparation of a new-built Wear upon the River of Exc, near unto the City of Exeter.

[Cap. 19. is entered on the Roll among fl the Private Alls, and u No. 27 there.

# CAP. XX.

An Act for the speedy Recovery of many Thousand Acres of Marsh Ground, and other Ground within the Counties of Norfolk and Suffolk, lately furrounded by the Rage of the Sea in divers Parts of the faid Counties, and for the Prevention of the Danger of the like furrounding hereafter.

WHEREAS the Sea hath broken into the County of Nafolk, and hath furrounded much hard Grounds, befides ' the greatest Part of the Marshes and low Grounds within the . Towns and Parifhes hereafter mentioned, that is to fay, the " Towns and Parishes of Waxtonesbam, Palling, Eccles, Hempfiel, Ingbam, Hickling, Horfey, Potter, Higham, Catfield, Ludham,
 Winterton, Eaft Somerton, Weft Somerton, Martham, Baftwick, · Repps, Thurne, Oby, Clippefby, Bilockby, Wood, Baflickhorning, · Ranworth, South Walfbam, Upton, Fishley, Acle, Caftor St. Ed-\* munds, Caftor Maltbey, Rimham, Herringby Borough, Stockfor, . Buxton, Horflead, Wroxbam, Sallowes, Hofton, Below, Collfed, " Hobbins, Lammas, Netifbead, Barton, Sutton, Stalbam, Tunffel, Halvergate, Wickhampton, Thorpe, Redham, Limpenhow, Canler,
 Halfingham, Buckenham Ferry, Strumfel, Brundel, Poflewick, \* Thorpe juxta Norwich, Turlton, Norton, Hardley, Langley, Carf leton, Claston, Rockland, Surlinghaw, Bramerton, Wicklingham, < Trows



#### A.D.1600. Anno 7º JACOBI I. C. 20, 21.

 Trowfe, Carrow, Haddeflow, Whiteacre Borough, Whiteacre Abbey, " Gellingbam, in the faid County of Norfolk : And Gorlefton, Gapton, Bradwell, Borough Caftle, Berkleffe, Bafbam, Worling-. bam, Belton, Fretton, St. Toolies alias St. Olives, Herring fleet, " Somerley Town, Shepton, Owlton, Kirkley and Barkley, in the faid " County of Suffolk ." For Remedy of fo great Calamity, it is enacted, That the Lord Chancellor shall, from time to time, award Commissions under the Great Seal to the Lord Bishop of Norwich, and to any Eleven or more Justices of the Peace of Norfolk, and Six or more Juffices of the Peace of Suffolk, after fuch Tenor as bereafter followeth, that is to fay :

R EX, &c. Reverendo in Christo Patri A. Episcopo Nor-wicenfi, nec non A. B. C. D. falutem. Sciatis, quod ' affignavimus vos & quoslibet sex, sive plures vestrum, ad omnia \* & fingula fupervidenda, perluftranda, mandanda, facienda, performanda, exequenda & peragenda, in quodam actu in Parliamento Domini Jacobi, Dei Gratia, Regis Angliz, &c. nono die
Februarii anno Regni fui Angliz, Franciz & Hiberniz feptimo, \* & Scotiæ quadragesimo tertio, per diversas Prorogationes apud "Westmonasterium tento, edito, intitulato, An A& for the speedy \* Recovery of many Thousand Acres of Marsh Grounds, and other Ground's within the Counties of Norfolk and Suffolk, lately fur-\* rounded by the Sea in divers Parts of the faid Counties, and for the " Prevention of the Danger of like furrounding bereafter, specificata ' fecundum tenorem, vim, formam, effectum & veram intentionem · ejusdem actus : In cujus rei testimonium, &c. Teste, &c. "To continue Seven Years next enfuing the End of this Seffion, and from thence to the End of the First Seffion of the then

<sup>™</sup> next Parliament. § 22.

[Continued, 3 Car. 1. c. 4. § 28. 16 Car. 1. c. 4.]

# CAP. XXI.

## An Act for Confirmation of Decrees hereafter to be made in the Exchequer Chamber, and Duchy Court, concerning Cuftomary or Copyhold Lands and Tenements.

WHERE the King's most excellent Majesty is given to understand, that divers of his good and loving Subjects, \* holding Lands, Tenements and Hereditaments, by Copy of " Court-Roll, of divers of his Majesty's Manors, are, notwithstand-' ing, fubject to much Queftion and Exception, either because the faid Lands, Tenements and Hereditaments were not perhaps " originally Parcels of the faid Manors, nor, time out of Mind, " according to the first Interpretation of Law, have been Copy-· hold Lands, or Tenements demifed, or demifable by Copy of \* Court-Roll of the faid Manors; or because the Fines payable • for Admittances upon Descents, Surrenders, Grants and Aliena-\* tions, of or to their fuch Copyhold Lands, Tenements and · Hereditaments, and other their Ulages, Cultoms, Liberties and · Privileges concerning the fame, are either uncertain, or not fo 6 plain, but that both for the prefent, and in future Times, much "Trouble, Lofs and Difquiet may arife and happen unto fuch · Copyhold Tenants, which may also be a Reason to discourage them in their Endeavours, Immorroving and hufbanding their 3 A 4 faid

The Validity of Decrees made in the Exchequer Chamber or Duchy concerning the King's Copyheld Lands.

Decrees con-

faid Lands, which turns to the Damage of the Commonwealth : And where his Majefty taking Knowledge of the Premifes, and · minding to do Favour to all his loving Subjects in those Cafes, • and to fettle, establish and fecure their Copyhold Estates, according to true Meaning, hath been pleafed, that the Lord High "Treasurer of England, and the Chancellors of his Highnets" · Courts of Exchequer and Duchy respectively, should take 6 Order, upon reafonable Composition to be made with his Ma-4 jefty, as to their Wifdoms shall seem fit, by such Tenants, to establish their faid Copyhold Estates by Decrees of the faid feveral Courts refpectively according to true Meaning : In Per-6 formance of which his Majefty's gracious Directions, divers · Decrees of that Nature have been already made, and others are · intended from time to time to be made, upon fuch Compositions to be had with the Lord Treafurer of Ergland, and Chancellors • of the Exchequer and Duchy for the Time being, for and on · his Majefty's Behalf as aforefaid :' Be it therefore enacted by the King's most excellent MajeRy, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all the Metfuages, Cottages, Mills, Lands, Tenements and Hereditaments contained or mentioned in any Decree or Decrees to be made in any the faid Courts of Exchequer Chamber or Duchy, at any time fince the First Day of this prefent Session of Parliament, or within Three Years from thence next enfuing, upon Compositions made with his Majefty's faid Officers, on his Highnefs' Echalf as aforefaid, and in and by the fame decreed to be from theneeforth good and perfect Copyhold Lands, shall from the time of such Decree or Decrees made, be taken and adjudged to be good and perfed Copyhold Lands, Tenements and Hereditaments, according to the true Intent and Meaning of the faid Decrees respectively : And that all and every Perfon and Perfons shall and may have, hold, ufe and enjoy the faid Melfuages, Cottages, Mills, Lands, Tenements and Hereditaments, to them, their Heirs and Affigns for ever, by Copy of Court-Roll, or otherwife, according to the Cuftoms of the faid Manors, feverally and refpectively, according to the Purport and Effect of the faid Decrees, for fuch Fines, Rents, Duties, and by, with and according to fuch Cuftoms, Privileges, Liberties, Profits and Commodities, and in fuch Manner and Form, as in and by the faid Decrees shall be limited and appointed.

II. And be it further enacted by the Authority aforefaid, That the faid Decrees, and every of them, and every Claufe, Article and Sentence in every of them to be contained, fhall ftand and be ratified, allowed, approved and confirmed by the Authority of this prefent Parliament; and that the fame Decrees, and every of them, fhall ftand and be of force to bind and conclude, as well the King's Majefty, his Heirs and Succeffors, as alfo all other Parties to the fame, their Heirs and Affigns, and all claiming by, from or under them, in all Things, according to the Purport, Effect and true Meaning of the fame Decrees; and that every Claufe, Article and Sentence in them or any of them to be contained, for ever, from and after the making of the fame Decrees, fhall ftand, be and remain, and be adjudged and taken to ftand and be of fuch and the fame Force and Effect, to all Intents and Purpofes,

Purpofes, as if the fame Decrees, and every of them, and every Claufe, Article and Sentence in them and every of them to be contained, were fpecially and particularly herein expressed and by the Authority of this present Parliament enacted: Saving nevertheless to all and every Person and Persons, Bodies Politick and Corporate, their Heirs and Successfors (other than the King's Highness, his Heirs and Successfors), all such Actions, Estates, Pollessions, Rights, Titles, Interests, Rents and Demands, Profits, Commodities and Advantages whatfoever, as they or any of them have, shall, may or ought to have, of, in, to or out of all or any of the Premises, in fuch and the same Estate, Degree, Plight, Manner and Form, to all Intents and Purposes, as if this Act had never been had nor made.

#### C A P. XXII.

An Act for the Confirmation of a Subfidy granted by the Clergy. EXP.

#### C A P. XXIII.

An Act for the Grant of one entire Sublidy and one Fifteenth and Tenth granted by the Temporalty. EXP.

## C A P. XXIV.

An Act for the King's most gracious, general and free Pardon.

# Anno decimo octavo JACOBI Regis. (A.D. 1620.)

# CAP. I.

An Act for Three intire Subfidies granted by the Spiritualty. EXP.

#### CAP. II.

An Act for Two intire Subfidies granted by the Temporalty. EXP.

[There is no Roll, 18 Jac. except one indorfed, "ROTULUS JUDICIOR. "REDDITOR. IN PARLIAMENTO TENT. APUD WESTM. ANNO "REGNI REGIS JACOBI ANGLIÆ, ETC. DECIMO OCTAVO." and which contains only certain Proceedings, the Title of which on the Roll is unintelligible, but which are intituded in the Calendar, "An "Act containing the Cenfure given in Parliament againft Sir "Giles Mompeffon, Sir Francis Mitchell, Francis Vifecunt St. Albans Lord Chancellor of England, and Edward Flood."]

# ( 730 )

# Anno Regni JACOBI Regis Angliæ, Scotiæ, Franciæ & Hiberniæ, viz. Angliæ, Franciæ & Hiberniæ vicefimo primo, & Scotiæ quinquagefimo feptimo. (A.D.1623.)

[The Roll is in Two Parts; the First Part is indersed, "ROTULUS "PARLIAMENTI TENTI APUD WESTM. XIX DIE FEBRUARII "ANNO R. R. JACOBI ANGLIE XXI. PRIMA PARS," and the Title is as follows: Rotulus Parliamenti tenti apud Westm. Die Jovis decimo nono Die Februarii Anno Regni serenistimi Domini nostri Jacobi Dei gratia Anglize Francize et Hiberniz Regis Fidei Defensoris & c. vicessimo primo et Scotize quinquagestimo septimo, and contains cc. 33 & 34. only. The Roll (Second Part) is then indorsed as above, except the Words Secunda Pars, instead of the Words Prima Pars; and contains the remaining Ali; and the Title is repeated in the Words of the First Part, but there are no Titles to the Alis entered except short Marginal Titles, which are in several Inflances evidently defelive, and all appear to be of later writing than the Entries on the Roll: The Titles of the Alis of this Year are therefore corrected by the Calendar, but it does wet appear whence the Titles in the Calendar were obtained.]

#### CAP. I.

# An Act for the reviving and making perpetual of one Act made in the Nine and thirtieth Year of the late Queen Elizabeth, intituled, An AEI for creeting of Hofpitals, and Abiding and Working Houfes for the Poor.

WHEREAS in the Parliament held in the Nime and thirtieth Year of the Reign of the late Queen Elizabeth of happy Memory, a good Law was made, intituled, An Al for erecting of Holpitals, or Abiding and Working Houles for the Poor; but the Power, Licence and Authority given by the faid Statute, to erect, found and establish fuch Houses and Abiding-places, as are therein mentioned, was confined to the Space of Twenty Years then next enfuing, which faid time is now expired :' 1

II. Be it therefore enacted by the Authority of this prefent Parliament, That the faid Act and all Things therein contained, shall from henceforth be revived and made perpetual, to have Continuance for ever.

III. And be it also enacted, That all Hospitals, Maison de Dien, and Abiding-places for poor, lame, maimed and impotent People, or for Houles of Correction, at any time fince the faid Twenty Years expired, erected, founded or made, or at any time hereafter to be erected, founded or made, according to the Purport of the faid Statute, shall be incorporated, and have perpetual Succession and Capacity, to have, take and enjoy all other Privileges, Beneting

39 ENz. c. 5. made perpetual.

Erection of Holpitals, &c.

nefits and Immunities, to all Intents and Purpofes, according to the Provisions, Tenor, Purport and true Meaning of the faid Ad as if the fame had been made, founded or endowed within the Space of Twenty Years next enfuing the faid Statute.

# CAP. II.

### An A& for the general Quiet of the Subject against all Pretences of Concealment whatfoever.

THE King's most excellent Majesty, of his blessed and in what Cafes gracious Difposition, and abundant Grace, defiring that his concealed Land loving Subjects, and their Heirs and Succeffors, may quietly have and hold all and fingular Manors, Lands, Tenements and Hereditaments, which they, their Ancestors or Predecessions, or any other, by, from or under whom they claim, have of long time enjoyed, is graciously pleafed that it be enacted; and be it enacted by the King's most excellent Majesty, by and with the Affent and Confent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the King's Majefty, his Heirs and Succeffors, shall not at any Time hereafter fue, impeach, question or implead any Perfon or Perfons, Bodies Politick or Corporate, for or in any wife concerning any Manors, Lands, Tenements, Rents, Tithes or Hereditaments, other than Liberties and Franchifes, or for or in any wife concerning the Revenues, Isfues or Profits thereof, or make any Title, Claim, Challenge or Demand, of, in or to the fame, or any of them, by reason of any Right or Title accrued and grown Threefcore Years past and more, and now in effe, unlefs his Majefty or fome of his Progenitors, Predeceffors or Anceftors, or fome other Perfon or Perfons, Bodies Politick or Corporate, under whom his Majefty any Thing hath or lawfully claimeth, have been answered by force and virtue of any fuch Right or Title to the fame, the Rents, Revenues, Iffues or Profits thereof, within Threefcore Years next before the Beginning of this prefent Selfion of Parliament, or that the fame have been duly in charge to his Majesty, or the late Queen Elizabeth, or have flood in fuper of Record within the faid Space of Threefcore Years (a); And that every Perfon or Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, and all claiming by, from or under them or any of them, for and according to their and every of their feveral Effates and Interefts, which they have or claim to have in the fame respectively, shall hereafter quietly and freely have, hold and enjoy, against his Majefty, his Heirs and Succeffors, claiming by any Title accrued or grown Threefcore Years past or above, and now in effe, all and singular Manors, Lands, Tenements, Rents, Tithes and Hereditaments whatfoever, except Liberties and Franchifes, which he or they, or his or their, or any of their Ancestors or Predecessors, or those from, by or under whom they claim, have held or enjoyed, or taken the Rents, Revenues, Issues or Profits thereof, by the Space of Threefcore Years next before the Beginning of

(a) [No Receiver of Land Tax to fet infuper any County for Land Tax granied by that AB, after Three Years, 4 G. 3. c. 2. § 109.] this

recovered.

A.D.1623.

this prefent Selfion of Parliament, unless his Majelty, or fome of is Progenitors, Predeceffors or Anceftors, or fome other Perfon or Perfons, Bodies Politick or Corporate, by, from or under whom his Majefty any Thing hath or lawfully claimeth in the faid Manors, Lands, Tenements, Rents, Tithes or Hereditaments, by force of any Right or Title, have been answered by virtue of any fuch Right or Title, the Rents, Revenues, Lifues or other Profits thereof, within Threefcore Years next before the Beginning of this prefent Seffion of Parliament, or that the fame have been duly in charge, or flood infuper of Record as aforefaid, within the faid Space of Threefcore Years : And furthermore, that every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, and all claiming by, from or under them, or any of them, for and according to their and every of their feveral Estates and Interests which they have or claim respectively, shall quietly and freely have, hold and enjoy all fuch Manors, Lands, Tenements, Rents, Tithes and Hereditaments, except Liberties and Franchifes, as they now have, claim or enjoy, (whereof his Majefty, his Progenitors, Predeceilors or Ancestors, or he or they, by, from or under whom his Majelty any Thing hath or lawfully claimeth, or fome of them, by force of fome Right or Title to the fame, have not been answered by virtue of fuch Right or Title, the Rents, Revenues, Iffues or Profits thereof, within Threefcore Years next before the Beginning of this prefeut Seffion of Parliament): Nor the same have been duly in charge, or flood infuper of Record as aforefaid, within the faid Space of Threelcore Years, against all and every Person and Persons, their Heirs and Alligns, having, claiming or pretending to have any Estate, Right, Title, Interest, Claim or Demand whatfoever, of, in or to the fame, by force or colour of any Letters Patents or Grants upon Suggestion or + Concealment, or wrongful detaining, or not being in charge, or defective Titles, [or by, from or under any Patentees or Grantees, or any Letters Patents or Grants upon Suggestion of Concealment, or wrongful detaining, or not being in charge, or defective Titles, ] (a) of or for which faid Manors, Lands, Tenements, Rents, Tithes and Hereditaments, or any of them, no Verdict, Judgment, Decree, judicial Order upon Hearing, or Sentence now standing in force, hath been had or given in any Action, Bill, Plaint or Information, in any of his Majelty's Courts at Westminster, for or in the Name of the King's Majesty, or of the late Queen Elizabeth, or for any of the faid Patentees or Grantees, or for their or any of their Heirs or Affigns, within Threefcore Years next before the Deginning of this prefent Seffion of Parliament. (a) [The Words above in Brackets are omitted in the Latitions by Pulton (Edit. 1661), Keble, the Edition ending 4th Ann, Hawkins and Cay, lut they are contained in the Roll.] II. Provided always, That this Act, or any Thing therein

Remainder now is in his Majefty, for or concerning the faid Reverfion or Remainder; nor of, for or from any Reversion or Remainder, or Poffibility of Reversion or Remainder, in any of his Majefty's Progenitors, or Predecessfors or Ancestors, which by the Expiration, End or other Determination of any limited Estate of

Provide for the King's Title to Revertions, &c. II. Provided always, That this Act, or any Thing therein contained, fhall not extend to bar, impeach or hinder his Majefty, his Heirs or Succeffors, of, for or from any Manors, Lands, Tenements, Rents, Tithes or Hereditaments, whereof any Reversion or

4 Sic.

Fee-fimple,

Fee-fimple, or of any Fee-tail or other particular Effate, hath or ought to have fallen or become in Poffeilion within the Space of Threefcore Years next before the Beginning of this prefent Seffion of Parliament: Nor of, for or from any Right or Title first accrued or grown to his Majefty, or any of his Progenitors, Predecessors or Ancestors, of, in or to any Manors, Lands, Tenements, Rents, Tithes or Hereditaments, within the Space of Threefcore Years next before the Beginning of this prefent Selfion of Parliament, and not before.

III. Provided alfo, and be it enacted by Authority of this pre- Provifo for fent Parliament, That this Act or any Thing therein contained Lands, &cthall not extend to any Minors, Lands, Tenements, Rents, Tithes granted by the or Hereditaments mentioned to be granted or conveyed by any or Hereditaments mentioned to be granted or conveyed by any of his Mijelty's Progenitors, Predecellors or Anceltors, or by any other under whom his Mijefty claimeth, to any Perfon or Perfons, of any limited Estate in Fee-limple, or of any Estate in Tail or other particular Estate, which feveral Estates (if the fame had been good and effectual in Liw) have or ought to have fallen or become in Possession within Threefcore Years next before the Beginning of this prefent Settion of Parliament, nor to any Manors, Lands, Tenements, Rents, Tithes or Hereditaments mentioned to be granted or conveyed by any of his Majefly's Progenitors, Predeceifors or Anceftors, or by any other under whom his Majefty claimeth, to any Perfon or Perfons, in Fee-tail, or other particular Effate, whereof the Reversion or Inheritance (if fuch Eftate-tail or other particular Effate had been good and effectual in Law) should have been and continued in his Majesty, the First Day of this prefent Sellion of Parliament.

IV. Provided also, and be it enacted by the Authority of this Provide Teprefent Parliament, That all and imgukar the faid Manors, Lands, Tenements and Hereditaments that be holden of his Majelty, his Heirs and Succeffors, and of other Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors refpectively. by the fame Tenures, Serv.ces, Fee-farms, Chief-rents, Herriots and other Duties, to all Intents and Purpoles, as the fame fhould or ought of Right to have been holden, if the Estates, Rights and Interests established and made fure by this prefent Act had been before the making of this Act firm, good and effectual in Law: Saving to every Perfon and Perfons, Bodies Politick and Cor- General Saving. porate, their Heirs and Succeffors, (other than His most excellent Majefty, his Heirs and Succeffors, and other than all Patentees or Grantees of Concealments or defective Titles, and all and every Perfon or Perfons claiming from, by or under them or any of them, for, in respect, or by reason of any such Patents or Grants of Concealments or defective Titles), all fuch Rights, Title, Intereft, Estate, Rents, Commons, Customs, Duties, Profits and other Claims and Demands whatfoever, in, to or out of the faid Manors. Lands, Tenements, Tithes or Hereditaments, as they or any of them had or ought to have had before the making of this Act; any Thing in this Act to the contrary notwithstanding.

. V. Provided always, That this AA, nor any Thing therein Proviso for contained, shall extend to debar his Majesty, his Heirs or Suc- Duty on Coal at ceffors, of or from fuch Claim and Demand as his Majefty hath Newcastle. made, or may rightfully make, unto a certain Duty or Cuftom of Two Pence upon a Chaldron of Sea-coal, to be paid in the Port of

nures or Services of Lands.

the

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7

the Town of *Newcafile* upon *Tine*, with the Members thereof, but that the fame shall be and remain in fuch Sort and Degree as if this Act had never been had or made.

VI. Provided alfo, and be it enacted, That where any Fee-farm Rent, or other Rent or Rents, have been anfwered and paid to the King's Majefty, or to any his Predeceffors, by the more Part of Threefcore Years laft paft, out of any Manors, Lands, Tenements or Hereditaments, of which Manors, Lands, Tenements or Hereditaments, the Eftates, Rights or Interefts being defective, are eftablifhed and made fure by this prefent Act; that the King's Majefty, his Heirs and Succeffors, fhall from henceforth for ever have, hold and enjoy the faid Rents and Arrearages thereof, in fuch Manner and Form, and as fully and amply, as the fame were enjoyed by the more Part of Threefcore Years laft paft before the Beginning of this Seffion of Parliament.

VII. Provided always, and be it enacted by the Authority of this prefent Parliament, That no putting in charge, nor flanding injuper, nor taking or answering the Farm-rents, Revenues or Profits of any of the faid Lands, Tenements or Hereditaments, by force, colour or pretext of any Letters Patents, or Grants of Concealments, or defective Titles, or of Lands, Tenements or Hereditaments out of charge, or by force, colour or pretext of any Inquisitions, Presentments, by or by reason of any Commiffion, or other Authority to find out Concealments, defective Titles, or Lands, Tenements or Hereditaments out of charge, shall be deemed, construed or taken to be a putting in charge, fanding in *Juper*, or taking or answering the Farm-rents, Revenues or Profits, by or to his Majefty, or any of his Progenitors or Predeceffors, unless thereupon fuch Lands, Tenements or Hereditaments, have been upon any Information or Suit, on the Behalf of his Majefty, or of any his Progenitors or Predeceffors, upon a lawful Verdict given, or Demurrer in Law adjudged, or upon a Hearing ordered or decreed for his Majeky, or any of his Progenitors or Predeceffors, or of any of them within the faid Space of Threefcore Years.

VIII. Provided always, and be it enacted, That this Act, or any Thing therein contained, fhall not extend, or be prejudicial to His Majefty, for or concerning any Manors, Lands, Tenements or Hereditaments, for which any Composition is, or before the End of this Seffion of Parliament, fhall be made with His Majefty's Commiffioners for defective Titles, and the Monies by fuch Compositions payable to His Majefty not payed before the End of this Seffion of Parliament, unlefs the faid Monies fhall be paid, and His Majefty's Letters Patents procured according to the true Intent of fuch Compositions, within Three Months after the End of this Seffion of Parliament.

[Rendered more effectual, 9 G. 3. Seff. 2. c. 16.; and fee as to Ireland, 48 G. 3. c. 47.]

#### CAP. III.

An Act concerning Monopolies and Difpenfations with Penal Laws, and the Forfeitures thereof.

FORASMUCH as Your most excellent Majefty, in your Royal Judgment, and of your bleffed Disposition to the

• Weal and Quiet of your Subjects, did in the Year of our Lord

God

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Rents anfwered within Sixty Yests, confirmed.

Accruer of the King's Title mon a Verdict & Demurrer, &c.

Provifo for Load for which Composition mades · God One thousand fix hundred and ten, publish in Print to the " whole Realm, and to all Posterity, that all Grants and Mono-· polies, and of the Benefit of any Penal Laws, or of Power to · difpense with the Law, or to compound for the Forfeiture, are · contrary to Your Majefty's Laws, which, Your Majefty's De-· claration, is truly confonant and agreeable to the ancient and fundamental Laws of this your Realm : And whereas Your Ma-· jefty was further gracioufly pleafed, expressly to command, that • no Suiter should prefume to move Your Majesty for Matters of • that Nature; yet neverthelefs upon Mifinformations, and untrue " Pretences of Publick Good, many fuch Grants have been unduly · obtained, and unlawfully put in Execution, to the great · Grievance and Inconvenience of Your Majefty's Subjects, con-" trary to the Laws of this Your Realm, and contrary to Your " Majefty's most Royal and Bleffed Intention fo published as " aforefaid :' For avoiding whereof, and preventing of the like in time to come, may it pleafe Your excellent Majefty, at the humble Suit of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, that it may be declared and enacted; and be it declared and enacted by the Authority of this prefent Parliament, That all Monopolies, and all Commissions, Monopolies, and Grants, Licences, Charters and Letters Patents heretofore made void. or granted, or hereafter to be made or granted, to any Perfon or Perfons, Bodies Politick or Corporate what foever, of or for the fole buying, felling, making, working or using of any Thing within this Realm, or the Dominion of Wales, or of any other Monopolies, or of Power, Liberty or Faculty, to difpenfe with any others, or to give Licence or Toleration to do, use or exercise any Thing against the Tenor or Purport of any Law or Statute; or to give or make any Warrant for any fuch Difpenfation, Licence or Toleration to be had or made ; or to agree or compound with any others for any Penalty or Forfeitures limited by any Statute ; or of any Grant or Promife of the Benefit, Profit or Commodity of any Forfeiture, Penalty or Sum of Money, that is or shall be due by any Statute, before Judgment thereupon had; and all Proclamations, Inhibitions, Restraints, Warrants of Assistance, and all other Matters and Things whatfoever, any way tending to the inflituting, erecting, ftrengthening, furthering or countenancing of the fame or any of them; are altogether contrary to the Laws of this Realm, and fo are and shall be utterly void and of none effect, and in no wife to be put in Ure or Execution.

II. And be it further declared and enacted by the Authority Monopolies, ise. aforefaid, That all Monopolies, and all fuch Commissions, Grants, Licences, Charters, Letters Patents, Proclamations, Inhibitions, Reftraints, Warrants of Affiftance, and all other Matters and Things tending as aforefaid, and the Force and Validity of them and of every of them, ought to be and shall be for ever hereafter examined, heard, tried and determined by and according to the Common Laws of this Realm, and not otherwife.

III. And be it further enacted by the Authority aforefaid, Monopolies, & That all Perfon and Perfons, Bodies Politick and Corporate what- forbidden. foever, which now are or hereafter shall be, shall stand and be difabled and uncapable to have, use, exercise or put in Ure any Monopoly, or any fuch Commission, Grant, Licence, Charter, Letters Patents, Proclamation, Inhibition, Reftraint, Warrant of

how tried.

of Affiltance or other Matter or Thing tending as aforefaid, or any Liberty, Power or Faculty, grounded or pretended to be grounded upon them or any of them.

IV. And be it further enacted by the Authority aforefaid, That if any Perfon or Perfons at any Time after the End of Forty Days next after the End of this prefent Seffion of Parliament, shall be hindered, grieved, difturbed or disquieted, or his or their Goods or Chattels any way feized, attached, diffrained, taken, carried away or detained, by occasion or pretext of any Monopoly, or of any fuch Commission, Grant, Licence, Power, Liberty, Faculty, Letters Patents, Proclamation, Inhibition, Rellraint, Warrant of Affiftance or other Matter or Thing tending as aforefaid, and will fue to be relieved in or for any of the Premifes; that then and in every fuch Cafe, the fame Perfon and Perfons shall and may have his and their Remedy for the fame at the Common Law, by any Action or Actions to be grounded upon this Statute; the fame Action and Actions to be heard and determined in the Courts of King's Bench, Common Pleas and Exchequer, or in any of them, against him or them by whom he or they shall be fo hindered, grieved, difturbed or difquieted, or against him or them by whom his or their Goods or Chattels shall be fo feized, attached, diffrained, taken, carried away or detained; wherein all and every fuch Perfon and Perions which shall be fo hindered, grieved, disturbed or difquieted, or whose Goods or Chattels shall be fo feized, attached, diftrained, taken, carried away or detained, fhall recover Three Times fo much as the Damages which he or they fultained by means or occasion of being to hindered, grieved, diffurbed or diffuieted, or by means of having his or their Goods or Chattels feized, attached, diffrained, taken, carried away or detained, and double Cofts; and in fuch Suits, or for the flaying or delaying thereof, no Elloin, Protection, Wager of Law, Aid Prayer, Privilege, Injunction or Order of Restraint, shall be in any wife prayed, granted, admitted or allowed, nor any more than one Imparlance : And if any Perfon or Perfons shall, after Notice given that the Action depending is grounded upon this Statute, caufe or procure any Action at the Common Law, grounded upon this Statute, to be flayed or delayed before Judgment, by colour or means of any Order, Warrant, Power or Authority, fave only of the Court wherein fuch Action as aforefaid shall be brought and depending, or after Judgment had upon fuch Action, shall cause or procure the Execution of or upon any fuch Judgment to be stayed or delayed by colour or means of any Order, Warrant, Power or Authority, fave only by Writ of Error or Attaint; that then the faid Perion and Perions fo offending shall incur and fultain the Pains, Penalties and Forfeitures ordained and provided by the Statute of Provision and Premunire made in the Sixteenth Year of the Reign of King Richard the Second.

V. Provided neverthele's, and be it declared and enacted, That any Declaration before mentioned shall not extend to any Letters Patents and Grants of Privilege for the Term of One and twenty Years or ander, heretofore made, of the fole working or making of any manner of new Manufacture within this Realm, to the firit and true inventor or Inventors of such Manufactures, which others at the time of the making of such Letters Patents and Grants did not use, so they be not contrary to the Law, nor mischievous to

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Party grieved by pretext of Monopoly, &c.

Remedy.

Treble Damages.

Double Cofts.

Delaying Action.

Præmunire.

16 R. 2. c. 5.

Provifo for new Manufactures for 21 Years. to the State, by raifing of the Prices of Commodities at home, or hurt of Trade, or generally inconvenient; but that the fame shall be of fuch Force as they were or should be, if this Act had not been made, and of none other : And if the fame were made for more than One and twenty Years, that then the fame for the Term of One and twenty Years only, to be accounted from the Date of the first Letters Patents and Grants thereof made, shall be of fuch Force as they were or should have been, if the fame had been made but for Term of One and twenty Years only, and as if this Act had never been had or made, and of none other.

VI. Provided alfo, and be it declared and enacted, That any For 14 Years. Declaration before mentioned shall not extend to any Letters Patents and Grants of Privilege for the Term of Fourteen Years or under, hereafter to be made, of the fole working or making of any manner of new Manufactures within this Realm, to the true and first Inventor and Inventors of fuch Manufactures, which others at the time of making fuch Letters Patents and Grants shall not use, so as also they be not contrary to the Law, nor mischievous to the State, by raifing Prices of Commodities at home, or Hurt of Trade, or generally inconvenient; the faid Fourteen Years to be accounted from the Date of the first Letters Patents, or Grant of fuch Privilege hereafter to be made, but that the fame shall be of fuch Force as they should be, if this Act had never been made, and of none other.

VII. Provided alfo, and it is hereby further intended, declared Proviso. and enacted by Authority aforefaid, That this Act or any Thing therein contained shall not in any wife extend, or be prejudicial to any Grant or Privilege, Power or Authority whatfoever heretofore made, granted, allowed or confirmed by any Act of Parliament now in force, fo long as the fame shall so continue in force.

VIII. Provided alfo, That this Act thall not extend to any provide for War-Warrant or Privy Seal, made or directed, or to be made or rants to Juffices. directed by His Majefty, His Heirs or Succeffors, to the Juffices of the Courts of the King's Bench or Common Pleas, and Barons of the Exchequer, Juffices of Affize, Juffices of Oyer and Terminer and Gaol-delivery, Juffices of the Peace, and other Juffices for the time being, having Power to hear and determine Offences done against any Penal Statute, to compound for the Forfeitures of any Penal Statute, depending in Suit and Question before them or any of them respectively, after Plea pleaded by the Party Defendant.

IX. Provided alfo, and it is hereby further intended, declared Proviso for and enacted, That this Act or any Thing therein contained shall Charters to not in any wife extend or be prejudicial unto the City of London, Corporations. or to any City, Borough or Town Corporate within this Realm, for or concerning any Grants, Charters or Letters Patents, to them or any of them made or granted, or for or concerning any Cuftom or Cuftoms used by or within them or any of them; or unto any Corporations, Companies or Fellowships of any Art, Trade, Occupation or Mystery, or to any Companies or Societies of Merchants within this Realm, erected for the Maintenance, Enlargement or ordering of any Trade of Merchandize; but that the fame Charters, Cuftoms, Corporations, Companies, Fellowships and Societies, and their Liberties, Privileges, Powers and Immunities, shall be and continue of such Force and Effect as VOL. IV. 3 B thev

they were before the making of this Act, and of none other, any Thing before in this Act contained to the contrary in any wife notwithftanding,

X. Provided alfo, and be it enacted, That this Act, or any Declaration, Provision, Disablement, Penalty, Forfeiture or other Thing before mentioned, shall not extend to any Letters Patents or Grants of Privilege heretofore made, or hereafter to be made, of, for or concerning Printing, nor to any Commission, Grant or Letters Patents heretofore made, or hereafter to be made, of, for or concerning the digging, making or compounding of Salt-petre or Gunpowder, or the cafting or making of Ordnance, or Shot for Ordnance, nor to any Grant or Letters Patents heretofore made, or hereafter to be made, of any Office or Offices heretofore erected, made or ordained, and now in being, and put in Execution, other than fuch Offices as have been decried by any his Majefty's Proclamation or Proclamations : But that all and every the fame Grants, Commissions and Letters Patents, and all other Matters and Things tending to the maintaining, ftrengthening and Furtherance of the fame, or any of them, shall be and remain of the like Force and Effect, and no other, and as free from the Declarations, Provisions, Penalties and Forfeitures contained in this Act, as if this Act had never been had nor made, and not otherwife.

XI. Provided alfo, and be it enacted, That this Act, or any Declaration, Provision, Difablement, Penalty, Forfeiture or other Thing before mentioned, shall not extend to any Commission, Grant, Letters Patents or Privilege heretofore made, or hereafter to be made, of, for or concerning the digging, compounding or making of Allum or Allum Mines, but that all and every the fame Commissions, Grants, Letters Patents and Privileges shall be and remain of the like Force and Effect, and no other, and as free from the Declarations, Provisions, Penalties and Forfeitures contained in this Act, as if this Act had never been had nor made, and not otherwise.

XII. Provided alfo, and be it enacted, That this Act, or any Declaration, Provision, Penalty, Forfeiture or other Thing before mentioned, shall not extend or be prejudicial to any Ufe, Custom, Prescription, Franchise, Freedom, Jurisdiction, Immunity, Liberty or Privilege heretofore claimed, used or enjoyed by the Governors and Stewards, and Brethren of the Fellowship of the Hoast-men. of the Town of Newcafile upon Tine, or by the antient Fellowthip, Guild or Fraternity, commonly called Hoaft-men, for or concerning the felling, carrying, lading, difpoing, fhipping, venting or trading of or for any Sea-coals, Stone-coals or Pit-coals, forth or out of the Haven and River of Time; or to any Grant. made by the faid Governor and Stewards, and Brethren of the Fellowship of the faid Hoast-men, to the late Queen Elizabeth, of any Duty or Sum of Money to be paid for or in respect of any. fuch Coals as aforefaid ; nor to any Grants, Letters Patents or Commission, heretofore granted, or hereafter to be granted, of, for or concerning the licenfing of the kceping of any Tavern or Taverns, or felling, uttering or retailing of Wines to be drunk or. fpent in the Manfion Houfe or Houfes, or other Place in the Tenure or Occupation of the Party or Parties fo felling or uttering the fame; or for or concerning the making of any Compositions for

Proviso for Letters Patents that concern Printing, &c.

For Commissions for Allum Mines.

For Liberties of Newcattle upon Tine.

And Licences of keeping Taverns.

for fuch Licences, fo as the Benefit of fuch Compositions be referved and applied to and for the Use of His Majesty, His Heirs or Succeffors, and not to the private Use of any other Person or Perfons:

" Proviso for Letters Patents to Sir Robert Mansfel Knight, or " to James Maxewell Esquire, concerning the Exportation of " Calve Skins. § 13. And for Letters Patents granted to Abraham " Baker for making of Smalt, &c. And for Privilege granted to " Edward Lord Dudley for melting of Iron Ewer, &c. § 14.

## CAP. IV.

## An Act for the Eafe of the Subject, concerning the Informations upon Penal Statutes.

WHEREAS the Offences against divers and fundry Penal Laws and Statutes of this Realm may better, and with more Eafe and lefs Charge to the Subject, be commenced, fued, ' informed against, profecuted and tried in the Counties where • fuch Offences shall be committed : And whereas the poor Com-" mons of this Realm are grievously charged, troubled, vexed, " molefted and diffurbed by divers troublefome Perfons, commonly • called Relators, Informers and Promoters, by profecuting and enforcing them to appear in His Majefty's Courts at Weslminster, ' and to answer Offences supposed by them to be committed ' against the faid Penal Laws and Statutes, or elfe to compound " with them for the fame :' For Remedy whereof, be it enacted by the Authority of this prefent Parliament, That all Offences Informations hereafter to be committed against any Penal Statute, for which upon Penal Staany Common Informer or Promoter may lawfully ground any tutes where Popular Action, Bill, Plaint, Suit or Information, before Juffices prefecuted. of Affize, Juffices of Nifi prius or Gaol-delivery, Juffices of Qyer and Terminer, or Justices of Peace in their General or Quarter-Seffions, shall, after the End of this present Seffion of Parliament, be commenced, fued, profecuted, tried, recovered and determined, by way of Action, Plaint, Bill, Information or Indictment, before the Justices of Affize, Justices of Nifi Prius, Justices of Oyer and Terminer and Justices of Gaol-delivery, or before the Justices of Peace of every County, City, Borough or Town Corporate and Liberty, having Power to enquire of, hear and determine the fame, within this Realm of *England* or Dominion of Wales, wherein luch Offences shall be committed, in any of the Courts, Places of Judicature or Liberties aforefaid refpectively, only at the Choice of the Parties which shall or will commence Suit or profecute for the fame, and not elfewhere, fave only in the faid Counties, or Places ufual for those Counties, or any of them: And that the like Process upon every popular Action, Bill, Plaint, Information or Suit, to be commenced or fued, or profecuted after the End of this prefent Seffion of Parliament, by force of or according to the Purport of this Act, be had and awarded, to all Intents and Purpoles, as in an Action of Trefpais, Vi & Armis, at the Common Law; and that all and all manner of Informations, Actions, Bills, Plaints and Suits whatfoever, hereafter to be commenced, fued, profecuted or awarded, either by the Attorney General of His Majefty, his Heirs or Succeffors for the time being, or by any Officer or Officers whatfoever for the

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the time being, cr by any Common Informer or other Perfor whatfoever, in any of his Majefly's Courts at *Weflminfler*, for or concerning any of the Offences, Penalties or Forfeitures aforefaid, shall be void and of none Effect; any Law, Custom or Ufage to the contrary thereof notwithstanding.

II. And be it further enacted by the Authority aforefaid, That in all Informations to be exhibited, and in all Bills, Counts, Plaints and Declarations, in any Action or Suit to be commenced against any Perfon or Perfons, either by or on the Behalf of the King, or any other, for or concerning any Offence committed or to be committed against any Penal Statute, the Offence shall be laid and alledged to have been committed in the faid County where fuch Offence was in truth committed, and not cliewhere: And if the Defendant to any fuch Information, Action or Suit, pleadeth that he oweth nothing, or that he is not guilty, and the Plaintiff or Informer in fuch Information, Action or Suit, upon Evidence to the Jury that shall try fuch Issue, shall not both prove the Offence laid in the faid Information, Action or Suit, and that the fame Offence was committed in that County, then the Defendant and Defendants shall be found not guilty.

III. And be it further enacted by the Authority aforefaid, That no Officer or Minister in any Court of Record shall receive, file or enter of Record any Information, Bill or Plaint, Count or Declaration, grounded upon the faid Penal Statutes, or any of them, which before by this Act are appointed to be heard and determined in their proper Counties, until the Informer or Relator hath first taken a corporal Oath before fome of the Judges of that Court, that the Offence or Offences laid in fuch Information, Action, Suit or Plaint, was or were not committed in any other County than where by the faid Information, Bill, Plaint, Count or Declaration, the fame is or are supposed to have been committed, and that he believeth in his Confcience, the Offence was committed within a Year before the Information or Suit, within the fame County where the faid Information or Suit, within the fame County where the faid Information or Suit, was commenced †, the fame Oath to be there entered of Record.

IV. And be it also enacted by the Authority aforefaid, That if any Information, Suit or Action shall be brought or exhibited against any Person or Persons, for any Offence committed or to be committed against the Form of any Penal Law, either by or on the Behalf of the King, or by any other, or on the Behalf of the King and any other, it shall be lawful for such Defendants to plead the General Issue, that they are not guilty, or that they owe nothing, and to give such special Matter in Evidence to the Jury that shall try the same, which Matter being pleaded, had been a good and sufficient Matter in Law to have discharged the faid Defendant or Defendants against the said Information, Suit or Action, and the faid Matters shall be then as available to him or them, to all Intents and Purpofes, as if he or they had sufficiently pleaded, fet forth or alledged the fame Matter in Bar, or Diicharge of such Information, Suit or Action.

V. Provided always, That this Act, or any Claufe contained therein, shall not extend to any Information, Suit or Action, grounded upon any Law or Statute made against Popish Recufants, or for or concerning Popish Recufancy, or against those that shall not frequent the Church and hear Divine Service; nor to

In what Cafe Defendant to be found Not guilty.

Informer to make Oath that Offence committed in County where Suit commenced.

† Sic. General liTuc.

Offences ex-

to any Information, Suit or Action, for Maintenance, Champerty or buying of Titles; nor to any Suit or Information grounded upon the Statute made in the First Year of the Reign of our 1 Jac. 1. c. 33. Sovereign Lord the King, of a Sublidy granted to the King, of Tonnage, Poundage, Wool, &c. ; nor for or concerning the con-cealing or defrauding the King, his Heirs or Succeffors, of any Cuftom, Tonnage, Poundage, Subfidy, Impost or Prifage; or for transporting of Gold, Silver, Ordnance, Powder, Shot, Munition of all Sorts, Wool, Wool-fells or Leather, but that fuch Offence may be laid or alledged to be in any County, at the Pleafure of any Informer; any Thing in this Act to the contrary notwithstanding.

### CAP. V.

An A& that Sheriffs, their Heirs, Executors and Administrators, having a Quietus eft, shall be absolutely difcharged of their Accounts.

FORASMUCH as divers Sheriffs of feveral Counties within Quietus of shall this Realm of England and Dominion of Wales have been of difcharge Sheriff ' late much troubled and vexed long time after that they have of all Accounts ' paffed their Accounts, and had their Quietus eff, and charged to the King, ' a-new with Arrearages, Debts and other Sums of Money pre-' tended to have been by them levied and received, and not for-" merly accounted for, to the great Discouragement of others, ' to take upon them the faid Office :' Be it therefore enacted by the King's most excellent Majesty, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That whenfoever any Sheriff or Sheriffs within this Realm of *England* or Dominion of *Wales*, upon the paffing of their Accounts, shall have their Quietus eft, that then and from thenceforth the faid Sheriff or Sheriffs, their Heirs, Executors and Administrators, Lands, Tenements, Goods and Chattels, shall be absolutely discharged of all manner of Sum or Sums of Money which he or they shall have fo levied or received, and pretended not to be accounted for within the faid Account whereupon he or they had their Quietus eft, unless fuch Sheriff or unless questioned Sheriffs shall be called in question for such Sum or Sums of Money within Four pretended to be levied and received, and not accounted for, within Years. the Space of Four Years after the time of their faid Account and Quietus eft (a). And that every Officer or Minister that shall Officer acting fend out or caule to be fent out any Writ or Process, or by whole contrary to Act. Default any Writ or Process shall be fent out, contrary to this Act, shall, for every such Offence, forfeit and pay to the Party grieved Forty Pounds, with his Cofts and Damages; the faid Sum Penalty. of Forty Pounds and the faid Cofts and Damages to be recovered by any Action of Debt, Bill, Plaint or Information, to be brought and profecuted in the Court of the King's Bench or the Court of the Common Pleas, at the Election of the Plaintiff: Wherein no Privilege, Protection, Effoin or Wager of Law shall be allowed to the Defendant.

II. And further be it enacted, That every fuch Offender being Third Offence. Three Times lawfully convicted of any fuch Offence or Offences,

(a) [Explained and enforced, 13 & 14 Car. 2. c. 21. § 8.] 3 B 3 upon

Anno 21° JACOBI I. c. 5, 6, 7.

upon the Trial of fuch Action of Debt, Bill, Plaint or Information, shall, for such his Offence or Offences contrary to the true

Meaning of this Act, be utterly difabled to be or continue in any Office or Employment in the faid Court of Exchequer, or in

CAP. VI. An Act concerning Women convicted of fmall Felonies. WHEREAS by the Laws of this Realm the Benefit of Clergy is not allowed to Women convicted of Felony,

by reason whereof many Women do suffer Death for small \* Caufes ;' Be it enacted by the Authority of this prefent Parliament, That any Woman being lawfully convicted by her Con-

feffion or by the Verdict of Twelve Men, of or for the felonious

taking of any Money, Goods or Chattels, above the Value of

Twelve Pence, and under the Value of Ten Shillings, or as

acceffary to any fuch Offence, the faid Offence being no Burglary nor Robbery in or near the Highway, nor the felonious taking of any Money, Goods or Chattels, from the Perfon of any Man or Woman privily, without his or their Knowledge, but only fuch an Offence, as in the like Cafe a Man might have his Clergy, shall for the first Offence be branded and marked in the Hand, upon the Brawn of the Left Thumb with a hot burning Iron, having a Roman T upon the faid Iron: The faid Mark to be made by the Gaoler openly in the Court before the Judge; and also to be further punished by Imprifonment, Whipping, Stocking or fend-ing to the House of Correction, in such Sort, Manner and Form, and for fo long time (not exceeding the Space of one whole Year) as the Judge, Judges or other Juffices before whom the thall be fo convicted, or which shall have Authority in the Cause, shall in their Difcretion think meet, according to the Quality of the Offence, and then to be delivered out of Prifon for that Offence; any Law, Cuftom or Ulage to the contrary notwithstanding. This Act to continue until the End of the First Sellion of the

any other Court of Justice whatfoever.

Penalty.

Where Clergy allowed to the Man, the Woman to be burned in the Hand.

Continuance.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4. See 3 W. & M. ç. 9. § 6.]

# CAP. VII.

An Act for the better repressing of Drunkenness, and reftraining the inordinate Haunting of Inns, Alehoufes and other Victualling-houfes.

WHEREAS one Statute, intituled, An Al to refirain the • VV inordinate Haunting or Tipling in Inns, Alchoufes, and other • Vistualling-houses, made in the tirst Year of his Highness happy · Reign of England, and another Statute, intituled, An AS in . reprefs the adious and loathfome Sin of Drunkennefs, made in the . Fourth Year of his Highnels Reign of England, were made to · continue to the End of the First Sellion of the next Parliament, and by Experience have been found good and neceffary Laws Be it therefore enacted, That the laid Statutes, with the Alterations and Additions hereafter expressed, shall be put in due Execution and continue for ever : And whereas by the faid Statutes

next Parliament.

1 Jac. 1. c. g.

4 Jac. 1. c. 5. made perpetual.

tutes, Proof of Two Witneffes is required, Be it enacted, That One Witness Proof of one Witness from henceforth shall be allowed and taken sufficient. for fufficient in that Behalf: And that the voluntary Confession (before any fuch Perfons as by the faid Act are authorized to minister the Oath) of any Person offending either of the faid Oath. Statutes, shall fuffice to convince the Person fo offending; after fuch Confession, the Oath of the Party fo confession shall and may be taken, and be a fufficient Proof against any other offending at the fame time.

II. And be it further enacted, That if any other Perfon or Tipling in an Perfons, wherefoever his or their Habitation or Abiding be, fhall Inn, &c. at any time hereafter be found upon View, or his own Confeffion, or Proof of one Witnefs, to be tipling in any Inn, Alehouse or Victualling-house, such Person or Persons shall be from henceforth adjudged and confirued to be within the faid Statutes, as if he or they had inhabited and dwelt in the City, Town Corporate, Market-Town, Village or Hamlet, where the faid Inn, Alehouse or Victualling-house is or shall be, where he or they shall be fo found tipling, and shall incur the like Penalty, and the Penalty. fame to be in fuch fort levied and difposed, as in the faid Act is expressed concerning fuch as there inhabit : And the voluntary Confession of fuch Perfon or Perfons to offending, before fuch as by the faid Statutes are authorized to minister the Oath, shall 4 Jac. 1. c. 5. fuffice to convince themfelves; and after fuch Confession, the Oath of fuch Perfon or Perfons fo confeiling, shall and may be taken by fuch as by the faid Act have Authority to minister an Oath, and shall be a sufficient Proof against any other offending at that time.

III. And be it further enacted, That any Justice of Peace in Drunkennes. any County, and any Juffice of Peace or other Head Officer in any City or Town Corporate, within their Limits refpectively, shall from henceforth have Power and Authority, upon his own View, Confession of the Party, or Proof of one Witness upon Oath before him, which he by virtue of this Act shall have Power to administer, to convince any Person of the Offence of Drunkennefs, whereby fuch Perfon fo convict shall incur the Forfeiture of Five Shillings for every fuch Offence, and the fame to be Penalty. levied, or the Offender otherwife punished, as in the faid Statute is appointed : And for the fecond Offence he shall become bound Second Offence. to the good Behaviour, as if he had been convicted in open Selfions ; any Thing in the faid former Statute made in the Fourth Year of His Majefty's Reign to the contrary notwithstanding.

IV. And be it further enacted, That if any Perfon being an Alehoufe-keeper Alchoufe-keeper, or that shall at any time hereafter be an Ale- offending. house-keeper, shall at any time hereafter be lawfully convict for any Offence against any the Branches of either of the faid Two former Statutes, according to the Alterations and Additions therein contained, or against the true Meaning of this present Statute; that every Perfon fo convict shall, for the Space of Three Penalty. Years next enfuing the faid Conviction, be utterly dilabled to keep any fuch Alehoufe.

V. And whereas in the faid Statute made in the Fourth Year 4 Jac. I. c. 5. §7. . of his faid Majefty's Reign, intituled, An AE to reprefs the odious

- and loathfome Sin of Drunkennefs, Conitables, Churchwardens,
- A Headboroughe, Tithing-men, Aleconners and Sidemen, are appointed
  - 3 B 4

Oath of Conftables, &c. enlarged.

1 Jac. 1. c. 9.

<sup>4</sup> pointed in the Oaths incident to their Offices, to be likewife <sup>5</sup> charged to prefent the Offences contrary to the faid Statute ;' Be it enacted, That the faid Oath fhall always hereafter be alfo enlarged, and extend to prefent all Offences done contrary to the Statute made in the firft Seffion of Parliament held in the firft Year of his Highnefs Reign, initialed, An AB to refirain the inordinate Haunting and Tipling in Inns and Alchoufes, and other ViGualling-boufes, with the Alterations and Additions in this AC contained, made in the faid Fourth Year of his faid Majefty's Reign, according to the Alterations and Additions of the fame in this ACt expressed.

[See further, 1 Car. 1. c. 4.]

## C A P. VIII.

An A& to prevent and punifh the Abufes in procuring Procefs and Superfedeas of the Peace and good Behaviour, out of His Majefty's Courts at Weflminfler; and to prevent the Abufes in procuring Writs of Certiorari out of the faid Courts, for the removing of Indicuments found before Juffices of the Peace in their General Seffions.

• W HEREAS divers turbulent and contentious Perfons, • W fome out of Malice and others in Hope of Gain by way • of Composition, do oftentimes upon their corporal Oaths per-• emptorily and corruptly taken, or otherwife upon falfe Sug-• gestions and Surmifes, procure Process of the Peace or good • Behaviour out of his Majesty's Courts of Chancery and King's • Bench, against divers of his Majesty's quiet Subjects, whole • Dwellings and Abodes are (for the most Part) in Counties far • distant and remote from the faid Courts, to their intolerable • Trouble and Vexation, whereas they might upon good Caufe • fnewed receive Justice at the Hands of the Justices of the Peace • in the Counties where they dwell :'

II. For Remedy whereof, Be it enacted by the Authority of this prefent Parliament, That all Process of the Peace or good Behaviour, after the End of this Seffion of Parliament to be granted or awarded out of the fame Courts or either of them, againft any Perfon or Perfons whatfoever, at the Suit of or by the Profecution of any Perfon or Perfons whatfoever, shall be void and of none effect, unless fuch Process shall be fo granted or awarded, upon Motion first made before the Judge or Judges of the fame Courts respectively, fitting in open Court, and upon Declaration in. Writing, upon their corporal Oaths, to be then exhibited unto them, by the Parties which shall defire fuch Process, of the Caules for which fuch Process shall be granted or awarded, by or out of any the faid Courts refpectively, and unlefs that fuch Motion and Declaration be mentioned to be made upon the Back of the Writ; the faid Writings there to be entered and remain of Record: And that if it shall afterwards appear unto the faid Courts or either of them refpectively, that the Caufes expressed in fuch Writings or any of them be untrue, that then the Judge or Judges of the faid Courts or either of them respectively, shall and may award such Costs and Damages unto the Parties grieved, for their or any of their wrongful Vexations in that Behalf, as they shall think fit : And

Procefs and Writs of Superfedeas, &c. how granted.

Certoraries, where allowed.

Colts.

And that the Party or Parties fo offending shall and may be committed to Prifon by fuch Judge or Judges, until he or they pay the faid.Cofts and Damages.

' III. And whereas divers turbulent and contentious Perfons, ' defervedly fearing to be bound to the Peace or good Behaviour <sup>6</sup> by the Juffices of Peace of the Counties where they dwell, do · oftentimes procure themfelves to be bound to the Peace or good " Behaviour in the faid Courts or one of them, upon infufficient ' Sureties, or upon colourable Profecution of fome Perfon or Perfons, who will be ready at all Times to releafe them at their ' own Pleafure ; whereupon his Majefty's Writs of Superfedeas are Superfedeas. ' oftentimes directed to the Juffices of Peace and other his Ma-' jefty's Officers, requiring them and every of them to forbear to ' arreft or imprison the Parties aforefaid for the Causes abovefaid ; ' by means whereof the faid turbulent and contentious Perfons mildemean themselves amongst their Neighbours with Impunity, " to the great Offence and Difturbance of their Neighbours ' amongit whom they converse and live, and to the Affront of the ' Juffices of Peace, and to the evil Example and Encouragement · of like evil difpofed Perfons:' Be it therefore enacted by the Authority aforefaid, That all Writs of Superfedeas after the End In what Cats of this prefent Seffion of Parliament, to be granted by or out of void. either of the Courts aforefaid, shall be void and of none effect, un-Jels fuch Process be granted likewise upon Motion in open Court first made as aforefaid, and upon fuch fufficient Sureties, as shall appear unto the Judge or Judges of the fame Court respectively upon Oath, to be affeffed at Five Pounds Lands, or Ten Pounds in Goods, in the Subfidy-Book, at the least; which Oaths, and the Names of fuch Sureties, with the Places of their Abode, and where they ftand fo affeffed in the Subfidy Books, shall be entered and remain of Record in the fame Courts: And unlefs it shall alfo first appear unto the faid Judge or Judges, from whom fuch Superfedeas is defired, that the Process of the Peace, or good Behaviour, is profecuted against him or them, defiring fuch Supersedeas bona fide, by fome Party grieved, in that Court out of which fuch Superfedeas is defired to be fo awarded and directed.

• IV. And whereas divers lewd and evil disposed Persons, com-" monly called common Bailers or Knights of the Poft, being bafe ' and beggarly Perfons, do oftentimes procure themfelves to be ' affeffed at high Rates in the Subfidy Books, and fometimes do fally take upon them the Names of other Men of good Ability, ' of purpose to enable themselves to be accepted for Bail, which · Perfons being of fmall or no Ability or Worth, are ready for · Lucre and Gain to become bound by Recognizance as Sureties <sup>6</sup> for fuch Perfons as shall procure themselves to be bound to the · Peace or good Behaviour as aforefaid; by means whereof the ' Judge or Judges of the faid Courts not knowing them, may be eafily abufed and Juffice deluded :'

V. Be it further enacted by the Authority aforefaid, That the Falle Surecies. Judge or Judges of the Courts aforefaid refpectively, or either of them, upon Proof of any the Mildemeanors aforefaid, to be committed in the obtaining of the aforefaid Writs of Superfedeas, or procuring fuch Surety as aforefaid, shall and may likewife punish the falle and infufficient Sureties and Bailers aforefaid, and Punishment. the

The Procuzers thereof, according to their Diferentions, fo as fuch Punithment extend not to the Lois of Life or Member.

VI. And whereas divers Bills of Indictments of Riot, forcible
Entry, or of Affault and Battery, being found before the Juftices of Peace at their Quarter-Seffions of the Peace or otherwife, are oftentimes removed from the Counties where fuch Indiffments are found, by Writs of *Certimeari* unto them directed
out of the faid Courts, by or by the Means of the Perfons fo
indicted, who well know that few or no Perfons grieved by
fuch their Outrages and Mildemeanors whereof they fland io
indicted, will undergo the Travel or Charge of Profecution of
fuch Indictments for removed, by bringing the Parties for indicted
to Trial; by means whereof, fuch Offenders for the moft Part
efcape unprofecuted and unpunified, and the King lofeth the
Fines which ought and fhould have been impofed upon them,
if fuch Indictments had been profecuted, and not removed :'

VII. Be it therefore enacted, That all fuch Writs of Certiorari fhall, from and after the End of this prefent Seffion of Parliament, be delivered at fome Quarter-Seffions of the Peace in open Court ; And that the Partics indicted fhall before the Allowance of fuch *Certioraries* become bound unto fuch Perfon or Perfons which fhall profecute fuch Bills of Indictment against them, in the Sum of Ten Pounds, with fuch sufficient Sureties as the Juffices of Peace at their faid Quarter-Seffions of the Peace fhall think fit, with Condition to pay unto the faid Profecutors of fuch Bills of Indictment, within one Month after the Conviction of fuch Parties indicted, fuch reafonable Coas and Damages as the faid Juffices of Peace of fuch Counties where fuch Bills of Indictment fhall be found, in the faid Seffions of the Peace fhall affers or allow ; and that in Default thereof, it shall be lawful for the faid Juffices to proceed to Trial of fuch Indictments; any fuch Writs of Certiorari to remove the fame Indictments, notwithfanding.

#### CAP. IX.

An Act for the free Trade and Traffick of Welfb Cloths, Cottons, Frizes, Linings and Plains in and through the Kingdom of England and Dominion of Wales.

## CAP, X.

An Act of Repeal of one Branch of the Statute made in the Seffion of Parliament holden by Prorogation at Weftminster the Two and twentieth Day of January in the Four and thirtieth Year of the Reign of King Henry the Eighth, initialed, An Act for certain Ordinances in the King's Majest's Dominion and Principality of Wales.

• W HEREAS the Subjects of the Country and Dominion of • Wales have been constantly loyal and obedient, and have • lived in all datiful Subjection to the Crown of Bagland: And • whereas by an Act of Parliament made in the Four and thirtieth • Year of the Reign of the late King Honry the Eighth, initiald, • An Act for certain Ordinances in the King's May By's Dominion • and Principality of Wales, amongst other Things, it is enacted • and ordained in these Words:

4 II. Item,

In what Cafe Certioraries allowed.

Calls

EXP.

34& 35 H. 8. \* 4 26.

II. Item, It is further enacted by the Authority aforefaid. 6 That the King's most Royal Majesty shall and may at all Times hereafter from time to time change, add, alter, order, minifh and · reform all manner of Things afore rehearfed, as to his most ex-· cellent Wifdom and Difcretion shall be thought convenient; and ' also to make Laws and Ordinances for the Commonwealth, and ' good Quiet of his faid Dominion of Wales, and his Subjects of ' the fame, from time to time at his Majefty's Pleafure; any Thing ' contained in this Act, or in the faid Act made for the Shire-" Ground of Wales, or any other A& or A&s, Thing or Things, to the contrary thereof heretofore made in any wife notwith-· flanding: And that all fuch Alterations of the Premifes or " any Part thereof, and all fuch Laws and Ordinances to be here-" after made, devifed and published by Authority of this Act, by the King's Majefty in Writing under his Highnels Great Seal,
fhall be of as good Strength, Virtue and Effect, as if they had ' been had and made by Authority of Parliament :

' III. And forafmuch as it is manifest by long Experience, \* That the Laws and Statutes already ordained for the faid Coun-' try are in Effect and for the most Part agreeable to the Laws " and Statutes of this his Highness Kingdom of England, and all ' and every of the fame obeyed with great Alacrity; and for that \* after fo long a Quiet among them, any future Change or Inno vation herein would be dangerous, and for the Abolition of " Distinction and Difference between the Subjects of England and " Wales, His most excellent Majesty, tendering the common and <sup>6</sup> conftant Good of the faid Country and Dominion of Wales, and ' of their Pofterity for ever hereafter, is gracioufly pleafed, That • it may be enacted by His Majelty, with the Affent of the Lords " Spiritual and Temporal, and the Commons, in this preferet Par-Iiament affembled ;'

IV. And be it enacted by the Authority of the fame, That 34 & 35 H.8. the faid recited Branch of the faid Act of Parliament, and every c 26. §119,120. Article, Word and Sentence in that Branch contained, be ut- repealed. terly repealed and made void and of none Effect, to all Intents, Constructions and Purposes, as if the faid Branch had never been made nor contained in the faid Act: And that the King's Majefty, his Heirs or Successors, shall not by wirtue of the faid Claufe or Branch in the faid Act, at any Time hereafter alter, change or reform any Laws, Ulage or Cuftom, or make any new Laws for or concerning the faid Dominion or Principality of Wates.

V. Provided always, and be it esacted by the Authority afore- Refidue confaid, That all and every Claufe, Article and Thing contained firmed. in the aforefaid Act of Parliament, other than the aforefaid Branch. before recited, shall shand, remain and be in as full Force and Effect, to all Intents, Confiructions and Purpoles, as if this prefent Act had never been had or made.

## ÇAP, XI.

An Act for Confirmation of a Judgment given for His Majefty in a Scire facias against Henry Heron, and for Declaration of the Letters Patents therein mentioned to be void.

\$ 119.

747

§ 120.

CAP.

## C A P. XII.

An Act to enlarge and make perpetual the Act made for Eafe in Pleading againft troublefome and contentious Suits profecuted againft Juftices of the Peace, Mayors, Conftables and certain others, His Majefty's Officers, for the lawful Execution of their Office, made in the Seventh Year of His Majefty's moft happy Reign.

WHEREAS an Act, intituled, An Ad for Eafe in Pleading against troublefome and contentious Suits profecuted against Juffices of the Peace, Mayors, Constables and certain other His Majetty's Officers, for the lawful Execution of their Office, made in the Seventh Year of his Majefty's most happy Reign of England, was made to continue but for Seven Years, and from thence to the End of the next Parliament after the faid Seven Years, which by Experience hath fince been found to be a good and profitable Law :'

II. Be it therefore enacted by the King's most excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament assembled, and by the Authority of the fame, That the faid Act shall, from and after the End of this prefent Session of Parliament, be perpetual, and have Continuance for ever.

III. And be it further enacted by the Authority aforefaid, That all Churchwardens, and all Perfons called Sworn-Men, executing of the Office of Churchwardens, and all Overfeers of the Poor, and all others which in their Aid and Affiftance, or by their Commandment, fhall do any Thing touching or concerning his or their Office or Offices, fhall hereafter be enabled to receive and have fuch Benefit and Help by virtue of the faid Act, to all Intents, Conftructions and Purpofes, as if they had been fpecially named therein.

IV. And whereas notwithstanding the faid Statute, the Plaintiff is at Liberty to lay his Action which he shall bring against
any Justice of Peace, or other Officer, in any foreign County
at his Choice, which hath proved very inconvenient unto fundry
of the Officers and Perfons aforefaid, that have been impleaded
by fome contentious and troublefome Perfons in Counties far remote from their Places of Habitations :'

V. Be it therefore further enacted by the Authority aforefaid, That if any Action, Bill, Plaint or Suit upon the Cafe, Trefpafs, Battery or falle Imprisonment, shall be brought after the End of this prefent Seffion of Parliament, against any Juffice of Peace, Mayor or Bailiff of City or Town Corporate, Headborough, Portreve, Constable, Tithingman, Collector of Sublidy or Fifteens, Churchwardens and Perfons called Sworn-Men, executing the Office of Churchwarden or Overfeer of the Poor, and their Deputies, or any of them, or any other which in their Aid and Affiitance, or by their Commandment, shall do any Thing touching or concerning his or their Office or Offices, for or concerning any Matter, Caufe or Thing, by them or any of them done by virtue or reason of their or any of their Office or Offices, that the faid Action, Bill, Plaint or Suit shall be laid within the County where the Trespass or Fact shall be done and committed, and not elfewhere;

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made perpetua!.

Churchwardens, &c. within 7 Jac. 1. c. 5.

Action against Officer, how laid.

. .

elfewhere; and that it shall be lawful to and for all and every Perfon and Perfons aforefaid, to plead thereunto the General Isfue, General Isfue. that he or they are not guilty, and to give fuch fpecial Matter in Evidence to the Jury which shall try the fame, as in or by the faid former Act is limited or declared : And that if upon the Trial of any fuch Action, Bill, Plaint or Suit, the Plaintiff or Plaintiffs therein shall not prove to the Jury which shall try the fame, that the Trefpafs, Battery, Impriforment or other Fact or Caufe of his, her or their fuch Action, Bill, Plaint or Suit was or were had, made, committed or done within the County wherein fuch Action, Bill, Plaint or Suit shall be laid, that then in every fuch Cafe, the Jury which shall try the fame shall find the Defendant and Defendants in every fuch Action, Bill, Plaint or Suit, not guilty, without having any regard or refpect to any Evidence given by the Plaintiff or Plaintiffs therein, touching the Trefpafs, Battery, Imprifonment or other Caufe for which the fame Action, Bill, Plaint or Suit is or shall be brought; and if the Verdict thall pass with the Defendant or Defendants in any fuch Action, Bill, Plaint or Suit, or the Plaintiff or Plaintiffs therein become nonfuit, or fuffer any Difcontinuance thereof, that in every fuch Cafe the Defendant or Defendants shall have such Double Costs, Double Costs. and all other Advantages and Remedies, as in and by the faid former Act is limited, directed or provided.

[At extended, 42 G. 3. c. 85. § 6.]

## C A P. XIII.

An A& for the further Reformation of Jeofails.

7 HEREAS in the Two and thirtieth Year of the Reign of King Henry the Eighth, of famous Memory, a good and ' profitable Law, intituled, An Att concerning Mifpleading, Jeofails 32H.8. c. 304 ' and Attornies, was made and enacted: And likewife another good " and profitable Law was made in the Eighteenth Year of the · Reign of our late Sovereign Lady Queen Elizabeth, intituled, An 18 Eliz. c. 14. " All for Reformation of Jeofails; by which Laws many Delays · of Judgments were prevented, and yet notwithstanding, many Things have and daily do fall out, not yet provided for, nor re-medied by the Laws before mentioned :'

II. Be it therefore enacted by the Authority of this prefent Jeofails prevented Parliament, That if any Verdict of Twelve Men or more shall and reformed. hereafter be given for the Plaintiff or Demandant, or for the Defendant or Tenant, Bailiff in Affize, Vouchee, Pray in Aid or Tenant by Receit, in any Action, Suit, Bill, Plaint or Demand in any Court of Record, the Judgment thereupon shall not be stayed or reverfed by reafon of any Variance in Form only, between the original Writ or Bill, and the Declaration, Plaint or Demand; or for lack of any Averment of any Life or Lives of any Perfon or Perfons, fo as upon Examination the faid Perfon be proved to be in Life; or by reafon that the Venire facias, Habeas corpora or Diffringas is awarded to a wrong Officer, upon any infufficient Suggestion ; or by reason the Visne is in some Part milawarded or fued out of more Places, or of fewer Places, than it ought to be, fo as fome one Place be right named; or by reafon that any of the Jury which tried the faid Iffue is milnamed, either in the Surname

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name or Addition, in any of the faid Writs, or in any Return upon any of the faid Writs, fo as upon Examination it be proved to be the fame Man that was meant to be returned; or by reafon that there is no Return upon any of the faid Writs, fo as a Pannel of the Names of Jurors be returned and annexed to the faid Writ; or for that the Sheriff's Name, or other Officer's Name having the Return thereof, is not fet to the Return of any fuch Writ, fo as upon Examination it be proved that the faid Writ was returned by the Sheriff or Under Sheriff, or any fuch other Officer; or by reafor that the Plaintiff, in an *Ejeflione firme*, or in any perfonal Action or Suit, (being an Infant under the Age of One and twenty Years) did appear by Attorney therein, and the Verdict pafs for him; any Law, Cultom or Ufage to the contrary notwithstanding.

III. Provided always, and be it further enacted, That this Act, or any Thing therein contained, fhall not extend to any Writ, Declaration or Suit of Appeal of Felony or Murther, nor to any Indictment or Prefentment of Felony, Murther or Treafon, nor to any Procefs upon any of them, nor to any Writ. Bill, Action or Information upon any popular or penal Statute; any Thing therein contained to the contrary notwithstanding.

[This All extended to Write of Mandamus, 9 Ann. c. 20. § 7.]

## C A P. XIV.

An Act to admit the Subject to plead the General Iffue in Informations of Intrusion brought on the Behalf of the King's Majefty, and retain his Poffession till Trial.

WHERE the King out of his Prerogative Royal may enforce the Subject in Informations of Intrution brought " against him, to a special Pleading of his Title :' The King's most excellent Majesty, out of his gracious Disposition towards his loving Subjects, and at their humble Suit, being willing to remit a Part of his ancient and regal Power, is well pleafed that it be enacted ; and be it enacted by the King's most Excellent Majefty, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That whenfoever the King; his Henrs or Succeffors, and fuch from or under whom the King claimeth, and all others claiming under the fame Title under which the King claimeth, hath been or shall be out of Posses of Twenty Years, or hath not or shall not have taken the Profits of any Lands, Tenements or Hereditaments; within the Space of Twenty Years before any Information of Intrusion brought or to be brought, to recover the fame ; that in every fuch Cafe the Defendant or Defendants may plead the General Iffue, if the or they for think fit, and shall not be pressed to plead specially ; and that in fuch Cafes the Defendant or Defendants shall retain the Possession he or they had at the Time of fuch Information exhibited, until the Title be tried, found or adjudged for the King.

II. And be it further enacted, That where an Information of Intrufion may fitly and aptly be brought on the King's Behalf, that no Scire fueias thall be brought, whereunto the Subject fail be

In Informations of Intrusion, General Iffue.

Poffestion retained till Trial.

Scire facias.

**Exceptions** 



be forced to a special Pleading, and be deprived of the Graceintended by this AA.

#### CAP. XV.

An Act to enable Judges and Justices of the Peace to give Restitution of Possession in certain Cases.

**B**<sup>E</sup> it enacted by the Authority of this prefent Parliament, That fuch Judges, Juffices or Juffice of the Peace, as by reason of any Act or Acts of Parliament now in force are authorized and enabled upon Enquiry, to give Restitution of Possession. unto Tenants of any Estate of Freehold, of their Lands or Tencments which shall be entered upon with Force, or from them withholden by Force, shall by reason of this present Act have the like and the fame Authority and Ability from henceforth (upon Indictment of fuch forcible Entries, or forcible Withholdings before them duly found) to give like Reftitution of Poffession unto Tenants for Term of Years, Tenants by Copy of Court-Roll, Guardians by Knights-Service, Tenants by Elegit, Statute-Mer-chant and Staple, of Lands or Tenements by them fo holden, which shall be entered upon by Force, or holden from them by Force.

#### CAP. XVI.

## An Act for Limitation of Actions, and for avoiding of Suits in Law.

FOR quieting of Men's Effates, and avoiding of Suits, Be it Limitation of enafted by the King's molt availant March and a start enacted by the King's most excellent Majesty, the Lords Writs of Forme-Spiritual and Temporal, and Commons, in this prefent Parliament don. affembled, That all Writs of Formedon in Descender, Formedon in Remainder and Formedon in Reverter, at any Time hereafter to be fued or brought, of or for any Manors, Lands, Tenements or Hereditaments, whereunto any Perfon or Perfons now hath or, have any Title or Caufe to have or purfue any fuch Writ, shall be . fued and taken within Twenty Years next after the End of this. present Seffion of Parliament: And after the faid Twenty Years. expired, no fuch Perfon or Perfons, or any of their Heirs, shall have or maintain any fuch Writ, of or for any of the laid Mamors, Lands, Tenements or Hereditaments ; and that all Writs of Formedon in Descender, Formedon in Remainder and Formedon in Reverter, of any Manors, Lands, Tenements or other Hereduta-, ments what loever, at any Time hereafter to be fued or brought. by Occasion or Means of any Title or Cause hereafter happening, shall be fued and taken within Twenty Years next after the Title and Caule of Action first descended or fallen, and at no Time after the faid Twenty Years; and that no Perfon or Perfons that now , hath any Right or Title of Entry into any Manors, Lands, Tene ments or Hereditaments now held from him or them, shall thereinto enter, but within Twenty Years next after the End of this prefent Seffion of Parliament, or within Twenty Years next after any other Title of Entry accrued; and that no Person or Persons shall Limitation of at any Time hereafter make any Entry into any Lands, Tene- Entry into Land, ments or Hereditaments, but within Twenty Years next after his &c. or their Right or Title which shall hereafter first descend or accrue

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crue to the fame; and in Default thereof, fuch Perfons fo not entering, and their Heirs, shall be utterly excluded and disabled from fuch Entry after to be made; any former Law or Statute to the contrary notwithstanding. [For Entries to avoid Fines,  $4 \mathfrak{S} 5 Am. c. 16. \mathfrak{f} 16.$ ]

II. Provided neverthelefs, That if any Perfon or Perfons, that is or fhall be entitled to fuch Writ or Writs, or that hath or fhall have fuch Right or Title of Entry, be or fhall be at the Time of the faid Right or Title first defcended, accrued, come or fallen, within the Age of One and twenty Years, Feme Covert, Non compose mentis, imprifoned or beyond the Seas, that then fuch Perfon and Perfons, and his and their Heir and Heirs, fhall or may, notwithstanding the faid Twenty Years be expired, bring his Action, or make his Entry, as he might have done before this Act; fo as fuch Perfon and Perfons, or his or their Heir and Heirs, fhall, within Ten Years next after his and their full Age, Difcoverture, coming of found Mind, Enlargement out of Prifon, or coming into this Realm, or Death, take Benefit of and fue forth the fame, and at no Time after the faid Ten Years.

III. And be it further enacted, That all Actions of Trefpafs Quare clausum fregit, all Actions of Trespais, Detinue, Action fur Trover, and Replevin for taking away of Goods and Cattle, all Actions of Account, and upon the Cafe, other than fuch Accounts as concern the Trade of Merchandize between Merchant and Merchant, their Factors or Servants, all Actions of Debt grounded upon any Lending or Contract without Specialty; all Actions of Debt for Arrearages of Rent, and all Actions of Affault, Menace, Battery, Wounding and Imprifonment, or any of them, which shall be fued or brought at any Time after the End of this prefent Selfion of Parliament, shall be commenced and fued within the Time and Limitation hereafter expressed, and not after (that is to fay), the faid Actions upon the Cafe (other than for Slander) and the faid Actions for Account, and the faid Actions for Trespass, Debt, Detinue and Replevin for Goods or Cattle, and the faid Action of Trefpais Quare claufum fregit, within Three Years next after the End of this prefent Seffion of Parliament, or within Six Years next after the Caufe of fuch Actions or Suit, and not after; and the faid Actions of Trefpafs, of Affault, Battery, Wounding, Imprisonment or any of them, within One Year next after the End of this prefent Seffion of Parliament, or within Four Years next after the Caule of fuch Actions or Suit, and not after; and the faid Actions upon the Cafe for Words, within one Year after the End of this prefent Seffion of Parliament, or within Two Years next after the Words fpoken, and not after.

IV. And neverthelefs be it enacted, That if in any the faid Actions or Suits, Judgment be given for the Plaintiff, and the fame be reverfed by Error, or a Verdict pafs for the Plaintiff, and upon Matter alledged in Arreft of Judgment, the Judgment be given against the Plaintiff, that he take nothing by his Plaint, Writ or Bill; or if any the faid Actions shall be brought by Original, and the Defendant therein be outlawed, and shall after reverfe the Outlawry; that in all fuch Cafes the Party Plaintiff, his Heirs, Executors or Administrators, as the Cafe shall require,

Infants, Femes Covert, &c. excepted.

Limitation of Perfonal Actions.

Limitation after Judgment or Outlawry reversed. quire, may commence a new Action or Suit from time to time, within a Year after fuch Judgment reverfed, or fuch Judgment given against the Plaintiff, or Outlawry reverfed and not after.

V. And be it further enacted, That in all Actions of Trefpais After Judgment Quare clausum fregit, hereafter to be brought, wherein the Defen- or Nonsuit in dant or Defendants shall disclaim in his or their Plea, to make any fregit Plaintiff Title or Claim to the Land in which the Trespass is by the Decla-barred. ration fuppofed to be done, and the Trefpais be by Negligence or involuntary, the Defendant or Defendants shall be admitted to plead a Difclaimer, and that the Trefpafs was by Negligence or involuntary, and a Tender or Offer of fufficient Amends for fuch Trefpafs before the Action brought, whereupon, or upon fome of them, the Plaintiff or Plaintiffs shall be enforced to join Iffue; and if the faid Iffue be found for the Defendant or Defendants, or the Plaintiff or Plaintiffs shall be nonfuited, the Plaintiff or Plaintiffs shall be clearly barred from the faid Action or Actions, and all other Suit concerning the fame.

VI. And be it further enacted by the Authority aforefaid, Actions of Slan-That in all Actions upon the Cafe for flanderous Words, to be der no greater fued or profecuted by any Perfon or Perfons in any the Courts of Colts than Da-Record at Westminster, or in any Courts what foever that hath Power to hold Plea of the fame, after the End of this prefent Seffion of Parliament, if the Jury upon the Trial of the Iffue in fuch Action, or the Jury that shall enquire of the Damages, do find or affefs the Damages under Forty Shillings, then the Plaintiff or Plaintiffs in fuch Action shall have and recover only fo much Cofts as the Damages fo given or affeffed amount unto, without any further Increase of the same; any Law, Statute, Custom or Usage to the contrary in any wife notwithstanding.

VII. Provided nevertheles, and be it further enacted, That if Infants, Femes any Perfon or Perfons that is or shall be entitled to any fuch Covert, &c.ex-Action of Trefpafs, Detinue, Action fur Trover, Replevin, Actions cepted. of Accounts, Actions of Debts, Actions of Trefpais for Affault, Menace, Battery, Wounding or Imprisonment, Actions upon the Cafe for Words, be or shall be at the Time of any such Caufe of Action given or accrued, fallen or come, within the Age of Twenty one Years, Feme Covert, Non compos mentis, impriloned or beyond the Seas; that then fuch Perfon or Perfons shall be at Liberty to bring the fame Actions, fo as they take the fame within fuch Times as are before limited, after their coming to or being of full Age, Difcovert, of fane Memory, at Large, and returned from beyond the Seas, as other Perfons having no fuch Impediment fhould have done.

## CAP. XVII.

## An Act against Usury.

THEREAS at this Time there is a very great Abatement in the Value of Land, and other the Merchandizes, . Wares and Commodities of this Kingdom, both at Home and " also in foreign Parts whither they are transported : And whereas · divers Subjects of this Kingdom, as well the Gentry as Merchants, · Farmers and Tradefmen, both for their urgent and neceffary · Occasions for the following their Trades, Maintenance of their Stocks and Employments, have borrowed, and do borrow divers Vol. IV. 3 C • Sums

mages.

A.D.1623.

" Sums of Money, Wares, Merchandizes and other Commodities, • but by reafon of the faid general Fall and Abatement of the Value of Land, and the Prices of the faid Merchandize, Wares " and Commodities, and Intereft in Loan continuing at so high a • Rate as Ten Pounds in the Hundred Pounds for a Year, doth ' not only make Men unable to pay their Debts, and continue • the Maintenance of Trade, but their Debts daily increasing, they 4 are enforced to fell their Lands and Stocks at very low Rates, • to forfake the Ufe of Merchandize and Trade, and to give over • their Leafes and Farms, and fo become unprofitable Members • of the Commonwealth, to the great Hurt and Hindrance of the fame:'

II. Be it therefore enacted by the King's most Excellent Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That no Perfon or Perfons whatfoever, from and after the Four and twentieth Day of June, which fhall be in the Year of our Lord One thousand fix hundred twenty and five, upon any Contract to be made after the faid Four and twentieth Day of June, shall take, directly or indirectly, for Loza of any Monies, Wares, Merchandize or other Commodities whatfoever, above the Value of Eight Pounds for the Forbearance of One Hundred Pounds for a Year, and to after that Rate for a greater or leffer Sum, or for a longer or fhorter Time; and that all Bonds, Contracts and Affurances whatfoever made after the Time aforefaid, for Payment of any Principal or Money to be leat or covenanted to be performed, upon or for any Ulury, whereupon or whereby there shall be referved or taken above the Rate of Eight Pounds in the Hundred as aforefaid, shall be ut. terly void ; and that all and every Perfon and Perfons whatfoever. which shall after the Time aforefaid, upon any Contract to be made after the faid Four and twentieth Day of June, which shall be in the Year of our Lord One thousand fix hundred twenty and five +, take, accept and receive, by Way or Means of any corrupt Bargain, Loan, Exchange, Chevilance, Shift or Interest of any Wares, Merchandize or other Thing or Things what loever, or by any deceitful Way or Means, or by any Covin, Engine or deceitful Conveyance, for the forbearing or giving Day of Pay-ment for One whole Year, of and for their Money or other Thing above the Sum of Eight Pounds for the forbearing of One Hundred Pounds for a Year, and fo after that Rate for a leffer or greater Sum, or for a longer or shorter Time, shall forfeit and lose' for every fuch Offence the Treble Value of the Monies, Wares, Merchandizes and other Things fo lent, bargained, fold, exchanged or shifted.

III. And be it further enacted by the Authority aforefaid, taking more than That all and every Scrivener and Scriveners, Broker and Brokers, Solicitor and Solicitors, Driver and Drivers of Bargains for Coctracts, who shall, after the faid Twenty fourth Day of June, which shall be in the Year of our Lord One thousand fix hundred twenty and five +, take or receive, directly or indirectly, any Sum or Sums of Money, or other Reward or Thing for Brocage, foliciting, driving or procuring the Loan or forbearing of any Sum or Sums of Money over or above the Rate or Value of Five Shillings for the Loan or forbearing of One Hundred Pounds for a Year, and to rateably or above Twelve pence for making or renewing

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renewing of the Bond or Bill for the Loan, or forbearing thereof, or for any counter Bond or Bill concerning the fame, shall forfeit for every fuch Offence Twenty Pounds, and have Im- Penalty. prifonment for Half a Year; the One Moiety of all which For- Imprifonment feitures to be to the King our Sovereign Lord, his Heirs and Succeffors; and the other Moiety to him or them that will fue for the fame in the fame County where the feveral Offences are committed, and not elfewhere, by Action of Debt, Bill, Plaint or Information, in which no Effoin, Wager of Law or Protection to be allowed.

IV. This Act to continue for the Space of Seven Years from the faid Four and twentieth Day of June, which shall be in the Continuance. Year of our Lord One thousand fix hundred twenty five +, and fo to the End of the First Session of Parliament then next following.

V. Provided, That no Words in this Law contained thall be Ufury difallowed construed or expounded to allow the Practice of Usury in point of Religion or Confcience.

[Made perpetual, 3 Car. 1. c. 4. § 5. See 12 Car. 2. c. 13. 12 Ann. Stat. 2. c. 16.]

## CAP. XVIII.

An A& for Continuance of a former A& made in the Fourth Year of the King's Majefty's Reign of England, &c. intituled, An Act for the true making of Woollen Cloths, and for fome Additions and Alterations in and to the fame.

WHEREAS in the Fourth Year of the Reign of our Sovereign Lord the King's Majefty that now is, there was, " amongft other, an Act made and intituled, An All for the true 4 Jac. 1. c. 2. • making of Woollen Cleths (a), which in and by the faid Act is to · continue in Force and Effect but unto the End of the First Seffion of the then next Parliament; forafmuch as the faid Act ' is found by Experience to be very neceffary, expedient and ' beneficial for the Commonwealth, both in the providing for the \* feveral and refpective Lengths, Breadths and Weight of the · feveral Sorts of Woollen Cloths mentioned in the faid Statute, ' as also in the avoiding the Mixture of Flocks, Thrums and ' other deceivable Things in the making of Woollen Cloths, " faving in those Points whereunto the Additions and Alterations · in this prefent Act do extend :' Be it therefore enacted by the Authority of this prefent Parliament, That the fame Act above remembered, and all and every the Branches, Claufes and Provisions in the fame contained, and which are not in this prefent Act altered, repealed, difcontinued or enlarged, shall continue and be from henceforth in full Force and Effect, until the End of the First Session of the next Parliament. (a) [Repealed, 49 G. 3. .c. 109. § 1.]

' II. And whereas in and by the aforefaid Act it was amongft · other Things enacted and provided, That it should or might · be lawful to and for any Perfon and Perfons lawfully exercifing It the Trade or Art of a Clothier or making of Cloths, to make 4 Flocks, Thrums and Lambs Wool into Cloth of one only Kind ' or + Sie.

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<sup>6</sup> or Making, which fhould contain in Length, being thoroughly <sup>7</sup> wet, between Twelve and Thirteen fuch Yards and Inches as in <sup>6</sup> the faid Statute had been mentioned, and in Breadth One Yard <sup>6</sup> at the leaft within the Lifts, and being clean fcowred, thicked, <sup>6</sup> milled and fully dried, fhould weigh Fifteen Pounds the Piece <sup>6</sup> at the leaft; <sup>7</sup> Be it enacted by the Authority of this prefent Parliament, That the faid Claufe or Provition for the making of Flocks, Thrums and Lambs Wool into Cloth, fhall be from heuceforth difcontinued, or repealed and void.

' III. And further, whereas fince the making of the faid A&, " many ill disposed Persons for their own private Gain and Lucre, " and in Deceit of the Buyers of Cloth, and to the Difcredit and difcrediting of good Cloth, have used to mix and put Flocks and Thrums, and also Noiles and Hairs, and other deceivable " Things, into, within and upon the Broad Woollen Cloths " mentioned in the faid Act; which faid Broad Woollen Cloths ' be of far greater Length, Breadth and Estimation than be those Cloths whereinto the faid Flocks, Thrums and Lambs "Wool in and by the faid Act have been permitted to be put " into; and by the Means of mixing and putting in or upon fuch " Broad Cloths of the faid Flocks, Noiles, Thrums, Hair and other " deceivable Things, into and within or upon the faid Broad "Woollen Cloths, the faid Broad Woollen Cloths be much \* abufed and difcredited, and the Buyers of fuch Broad Woollen Cloths cozened, deceived and abused :'

For Reformation of which forefaid Wrongs, Abufes and Mildemeanors, Be it enacted, &c.

[Repealed, 49 G. 3. c. 109. § 1.]

## C A P. XIX.

An Act for the further Description of a Bankrupt; and Relief of Creditors against fuch as shall become Bankrupts; and for inflicting of corporal Punishment upon the Bankrupts in some special Cases.

FORASMUCH as daily Experience sheweth, that the Num-ber and Multitude of Bankrupts do increase more and • more, and also the Frauds and Deceits invented and practifed for • the avoiding and deluding the Penalties of the good Laws m ' that Behalf already made, and the Remedy by them provided; \* and for that divers Defects are daily found in the former Statutes made against Bankrupts, both in the Description of a " Bankrupt as also in the Power given to the Commiffioners for ' the Discovery and distributing the Bankrupt's Estate, to the great Encouragement of cvil minded Perfons, the hindrance of Traffick and Commerce, the great Decay, Overthrow and " Undoing of many Clothiers, by whom many Thoufands of the natural born Subjects of this Realm be from time to time in all " Parts of this Kingdom fet on work ; all which do tend to the ' general Hurt of this Realm:' For Remedy whereof, be it enacted by the King's most Excellent Majesty, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament allembled, and by the Authority of the fame, That all and fingular the aforefaid Statutes and Laws heretofore made against Bankrupts, and for Relief of Creditors, shall be in all Things largely

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34 & 35 H.8. c. 4.

13 Eliz. c. 7. 1 Jac. 1. c. 15.

Bankrupt Laws how confirued.

4 Jac. 1. c. 2.

§ 14. repealed.



largely and beneficially confirued and expounded for the Aid, Help and Relief of the Creditors of fuch Perfon or Perfons as already be or hereafter shall become Bankrupt :

II. And [that all and every Perfon or Perfons, using or that fhall Who that he use the Trade or Merchandize by way of Bargaining, Exchange, Bartering, Chevisance or otherwise, in Gross or by Retail; or seeking bis or her Living by Buying and Selling; or that fball use the Trade or Profession of a Scrivener, receiving other Men's Monies or Estates into his Truft or Cuftody, who at any Time after the End of this prefent Selfion of Parliament] (hall either by himfelf or others by his Procurement, obtain any Protection or Protections, other than fuch Perfon or Perfons as shall be lawfully protected by the Privilege of Parliament, or shall prefer or exhibit unto his Majesty, his Heirs or Succeffors, or unto any of the King's Courts, any Petition or Petitions, Bill or Bills against his or her Creditor or Creditors, or any of them, thereby defiring or endeavouring to compel or enforce them or any of them to accept lefs than their just and principal Debts, or to procure Time or longer Days of Payment than was given at the Time of their original Contracts; or [being indebted to any Perfon or Perfons in the Sum of One Hundred Pounds or more, shall not pay or otherwise compound for the same within Six Months next after the fame shall grow due, and the Debtor be arrefled for the fame, or within Six Months after an original Writ fued out to recover the faid Debt, and Notice thereof given unto him or left in Writing at his or their Dwelling Houfe or last Place of Abade ;] or being arreited for Debt, shall after his or her Arreit lie in Prison Two Months or more, upon that or any other Arrest or Detention in Prilon for Debt; [or being arrested for the Sum of One Hundred Pounds or more of just Debt or Debts, fball at any Time after fuch Arrest] escape out of Prison or [procure his Enlargement by putting in common or bired Bail, sball be accounted and adjudged a Bankrupt to all Intents and Purpofes; and in the faid Cafes of Arrefl] or lying in Prifon for fuch Debt or Debts, [or getting forth by common or hired Bail from the Time of his or her faid first Arrest.] The Words of this Section in Brackets and Italicks repealed, 10 Ann. c. 15. 🖌 I.]

III. And be it further enacted by the Authority of this pre- Commiffions, fent Parliament, That the like Commissions, Orders, Benefits and &c. by 13 Eliz. Remedies which are and be provided and limited by the faid for- c.7. mer Acts of Parliament, made in the Thirteenth Year of the late I Jac. I. C. IS. Queen Elizabeth, and in the First Year of the Reign of our Sovereign Lord the King's Majefty, against any Bankrupts in them or either of them defcribed, or for or concerning his, her or their Lands, Tenements, Hereditaments, Fees, Annuities, Offices, Goods, Chattels, Wares, Merchandize and Debts or any of them, shall and may be had, purfued, taken and expounded, against fuch Perfon and Perfons as are herein and hereby declared, defcribed or expressed to be Bankrupts, and against his, her and their Lands, Tenements, Hereditaments, Fees, Annuities, Offices, Goods, Chattels, Wares, Merchandize and Debts, in fuch Manner and Form as the fame ought and might have been, if the Perfons herein declared, defcribed or expressed to be Bankrupts, had been by the faid Statutes, or either of them, described to be Bankrupts, to all Intents and Purposes whatfoever.

IV. And

in force.

deemed a Bankrupt

Orders, &c. of Act good againft] Bankrupt by 13 Eliz. c. 7. & I Jac. I. c. 15.

IV. And be it further enacted by the Authority aforefaid, That the fame Orders, Benefits and Remedies, which are and be provided and limited by this prefent Act against any Bankrupts in or by this Act declared, defcribed or expressed to be Bankrupts, or for or concerning his, her or their Lands, Tenements, Hereditaments, Fees, Annuities, Offices, Goods, Chattels, Wares, Merchandizes and Debts, or any of them, or the Difcovery of them or any of them, shall from henceforth be had, purfued, taken and expounded against fuch Person and Persons as are declared or expressed to be Bankrupts by the faid former Acts of Parliament or either of them, and against his, her and their Lands, Tenements, Hereditaments, Fees, Annuities, Offices, Goods, Chattels, Wares, Merchandizes and Debts, in fuch Manner and Form as the fame ought and might have been, if the Persons in the former Statutes or either of them defcribed to be Bankrupts, had been mentioned and defcribed to be Bankrupts in and by this prefent Act.

<sup>6</sup> V. And whereas by the former Laws, the Commiffioners <sup>6</sup> appointed have Power to examine the Bankrupt himfelf, and <sup>6</sup> fuch Perfon or Perfons as are fulpected to have or detain any <sup>6</sup> of the Effate, Goods or Chattels of the Bankrupts; but fome <sup>6</sup> Doubt hath been made, whether the Commiffioners have Power <sup>7</sup> to examine the Wives of the Bankrupts touching the fame; by <sup>6</sup> reafon whereof the Bankrupts' Wives do daily conceal and con-<sup>7</sup> vey away, and caufe to be conveyed away, much Part of their <sup>6</sup> Huſbands' Monies, Wares, Goods, Merchandize and other <sup>7</sup> Effate, to Perfon or Perfons unknown to any but fuch Wives, <sup>8</sup> by reafon whereof much of the Bankrupt's Effate is concealed <sup>6</sup> and detained from the Creditors :'

VI. For clearing therefore the faid Doubt, and avoiding the Inconveniencies aforefaid, Be it declared and enacted by the Authority aforefaid, That after fuch Time as any Perfon shall by the faid Commissioners executing the faid Commission, or the greater Part of them, be lawfully adjudged or declared to be a Bankrupt, the faid Commiffioners executing fuch Commiffion shall have Power and Authority to examine upon Oath the Wife and Wives of all and every fuch Bankrupt, for the finding out and Difcovery of the Estate and Estates, Goods and Chattels of such Bankrupt or Bankrupts, concealed, kept or difpofed of by fuch Wife or Wives, in their own Perfons, or by their own Act or Means, or by any other Perfon or Perfons; and that the and they, the faid Wife and Wives, shall incur fuch Danger and Penalty for not coming before the faid Commissioners, or for refusing to be fworn and examined, or for not difclofing the Truth upon her or their Examination or Examinations, as in and by the faid former Laws or either of them is already made and provided against any other Perfon or Perfons in like Cafes.

VII. And be it further enacted by the Authority aforefaid, That if any Bankrupt shall, upon his or her Examination or Examinations, to be taken before the faid Commissioners executing the faid Commission, be found fraudulently or deceitfully to have conveyed away his or her Goods, Chattels, Lands, Tenements, Offices, Fees, Rents or Annuities, or other Estate or any Part thereof, to the Value of Twenty Pounds or above, to the End

Bankrupt's Wife may be examined.

Bankrupt fraudulently concealing Goods, & c.

End and Purposes to hinder the Execution of this Statute or of any other the aforefaid Statutes, or thereby to defraud, delay or hinder his or her Creditors of the fame, and shall not upon his or her Examination discover unto the faid Commissioners, and (if it lie in his or her Power) deliver unto the faid Commiffioners. all that Estate, Goods and Chattels fo fraudulently and deceitfully conveyed away as aforefaid, or by him or her, his or her Means, kept and detained from the faid Commiffioners, or that cannot make it appear unto the faid Commissioners, that he or she hath fuftained fome cafual Lofs, whereby he or the is difabled to pay what he or she then owed, shall or may be indicted for such Fraud or Abuse at the Affizes or General Sessions to be holden before the Judges of Affize, or Juffices of the Peace of the County or Place where he or the thall become Bankrupt ; and if upon fuch Indictment or Indictments the Bankrupt be thereof convicted, he or the fo convicted thall be fet upon the Pillory in fome publick Pillory and kin Place for the Space of Two Hours, and have one of his or her of One Ear. Ears nailed to the Pillory and cut off. [See as to Embezzlement, Sc. of Effects or Books, 5 G. 2. c. 30. § 4.]

VIII. And for that fome Doubt is conceived, whether the

· Commissioners in case of Refistance have Power by the former

· Laws to break open, or caufe to be broken open, the Houfe or . Houses of such Bankrupts, which if they have not, the Reme-

' dies by the former Laws given will be to little Effect :' Be it therefore enacted, That in Execution of the faid Commiffion, it Commifficates shall be lawful to and for the faid Commissioners or the greater may break open Part of them, or any other Perfon or Perfons, Officer or Officers, by them or the greater Part of them, to be deputed and appointed by their Warrant or Warrants under their Hands and Seals, to break open the House or Houses, Chambers, Shops, Warehouses, Doors, Trunks or Chefts of the faid Bankrupt, where the faid Bankrupt or any of his or her Goods or Eftate shall be or reputed to be, and to feize upon and order the Body, Goods, Chattels, Ready Money and other Effate of fuch Bankrupt, as by the faid former Laws are limited and appointed, whether it be by Imprisonment of his or her Body or otherwife, as to the faid Commissioners or the greater Part of them shall be thought meet.

IX. And for the better Division and Distribution of the Lands, Bankrupt's Tenements, Hereditaments, Goods, Chattels and other Estate of Goods ratably fuch Bankrupt to and amongst his or her Creditors ; Be it enacted, divided, not-That the Commiffioners, or the greateft Part of them, fhall and Julgment, &c. may examine upon Oath or by any other Ways or Means as to them shall feem meet, any Person or Persons for the finding out and Difcovery of the Truth and Certainty of the feveral Debts due and owing to all fuch Creditor and Creditors as shall feek Relief by such Course of Commission to be fued forth as aforefaid ; and that all and every Creditor and Creditors having Security for his or their feveral Debts, by Judgment, Statute, Recognizance, Specialty with Penalty or without Penalty, or other Security, or having no Security, or having made Attachments in London or any other Place, by virtue of any Cultom there used, of the Goods and Chattels of any fuch Bankrupt, whereof there is no Execution or Extent ferved and executed upon any the Lands, Tenements, Hereditaments, Goods, Chattels and other Ellate of such Bankrupts, before fuch Time as he or the fhall or do become Bankrupt,

3 C 4

Bankrupt s Doors, &c.

Bankrupt, shall not be relieved upon any fuch Judgment, Statute, Recognizance, Specialty, Attachments or other Security for any more than a ratable Part of their just and due Debts, with the other Creditors of the faid Bankrupt, without respect to any such Penalty or greater Sum contained in any such Judgment, Statute, Recognizance, Specialty with Penalty, Attachment or other Security.

X. And be it further enacted, That if it shall happen any the Lands, Tenements, Goods, Chattels, Debts or other Estate of any Bankrupt, to be extended after fuch Time as he or the is become a Bankrupt, by any Perfon or Perfons, under Colour or Pretence of his or their being an Accountant, or any way indebted unto our Sovereign Lord the King's Majefty, his Heirs or Succeffors, that then it shall be lawful to and for the faid Commissioners to examine upon Oath whether the faid Debt were due to fuch Debtor or Accountant, upon any Bargain or Contract originally made betwixt fuch Accountant and the faid Bankrupt, the faid Debtor or Accountant and his or their Servants; and if fuch Bargain or Contract was originally made to and with any other Perfon or Perfons than the faid Debtor or Accountant, or for the Ufe and Truft of any other Perfon or Perfons, then it shall and may be lawful to and for the faid Commissioners or the greater Part of them, to order and difpofe of all fuch Lands, Tenements, Hereditaments, Goods, Chattels and Debts fo extended as aforefaid, to and for the Ufe of the Creditors which shall feek Relief by the faid Commission; and that the Order and Disposition of the faid Commissioners or the greater Part of them shall be good and available against the faid Extent, and against all Perfons claiming from, by or under the faid Extent; and that fuch Perton and Perfons to whom the faid Lands, Tenements, Goods and Chattels fo extended, shall be bargained, fold, granted or affigned by the Commissioners aforefaid or the greater Part of them, shall have good Remedy to have, demand and recover the fame against fuch Perfon and Perfons who shall detain the fame.

• XI. And for that it often falls out that many Perfons be • fore they become Bankrupts, do convey their Goods to other

Men upon good Confideration, yet still do keep the fame, and

<sup>6</sup> are reputed the Owners thereof, and difpole the fame as their <sup>6</sup> own :' Be it enacted, That if at any Time hereafter any Perfon or Perfons (hall become Bankrupt, and at fuch Time as they fhall fo become Bankrupt (hall by the Confent and Permiffion of the true Owner and Proprietary have in their Poffeffion, Order and Difpolition, any Goods or Chattels whereof they (hall be reputed Owners, and take upon them the Sale, Alteration or Difpolition as Owners, that in every fuch Cafe the faid Commifficmers or the greater Part of them (hall have Power to fell and difpole the fame to and for the Benefit of the Creditors which (hall feek Relief by the faid Commiffion, as fully as any other Part of the Effate of the Bankrupt.

XII. And for the better Payment of Debts and difcouraging Men to become Bankrupts; Be it further enacted, That the faid Commiffioners or the greater Number of them, shall have Power by virtue of this Act, by Deed indented and inrolled within Six Months after the making thereof, in fome of his Majesty's Courts of Record at Wessingtor, to grant, bargain, fell and convey any 9

Goods in Poffeffion, &c. of Bankrupt liable notwith.landing tormer Grant, &c.

Grant of intailed Lands of Bankrurt, good.

Commiffioners

by Fraud mikes

countant to the

may proceed when Bankrupt

himfelf Ac-

King.

Manors, Lands, Tenements or Hereditaments, whereof any Bankrupt is or shall be in any ways feifed of any Estate in Tail, in Possession, Reversion or Remainder, and whereof no Reversion or Remainder is or shall be in the King's Majesty, his Heirs and Succeffors, of the Gift or Provision of his Majesty, his Frogenitors, his Heirs or Succeffors, to any Perfon or Perfons, for the Relief and Benefit of the Creditors of all fuch Bankrupts; and that all and every fuch Grants, Bargains, Sales and Conveyances shall be good and available in the Law to fuch Perfon or Perfons and their Heirs, aga nit the faid Bankrupts, and against all and every the Iffues of the Body of fuch Bankrupts, and against all and every Perfon and Perfons claiming any Eftate, Right, Title or Intereft, by, from or under the faid Bankrupts, after fuch Time as fuch Perfon shall become Bankrupt, and against all and every other Perfon and Perfons whatfoever, whom the faid Bankrupt by common Recovery, or other Ways or Means might cut off or debar from any Remainder, Reversion, Rent, Profit, Title or l'offibility, in, to or out of any of the faid Manors, Lands, Tenements or Hereditaments.

XIII. And be it further enacted, That if any Person that Conditional now is or hereafter shall become a Bankrupt, have heretofore granted, conveyed or affured, or shall at any Time hereafter grant, by Bankrupt may be redeemed convey or affure any Lands, Tenements, Hereditaments, Goods, by Commis-Chattels, or other Eftate unto any Perfon or Perfons, upon Condition or Power of Redemption at a Day to come, by Payment of Money or otherwife; that it shall and may be lawful to and for the faid Committioners or the greater Part of them, before the Time of the Performance of fuch Condition, to affign and appoint under their Hands and Seals fuch Perfon or Perfons as they shall think fit, to make Tender or Payment of Money, or other Performance, according to the Nature of fuch Condition, as fully as the Bankrupt might have done; and that the faid Commillioners, or the greater Part of them, shall, after such Tender, Payment or Performance, have Power to fell and difpofe of fuch Linds, Tenements, Hereditaments, Goods and Chattels, and other Estates fo granted, conveyed or affured upon Condition, to and for the Benefit of the Creditors, as fully as they may fell or difpose of any the Estate of the Bankrupt.

XIV. Provided further, That no Purchafer for good and va- Limitation of luable Confideration shall be impeached by virtue of this Act, or Commission, any other Act heretofore made against Bankrupts, unless the Commission to prove him or her a Bankrupt be fued forth against fuch Bankrupt within Five Years after he or the thall become a Bankrupt.

XV. Provided further, and be it enacted by the Authority Provide for aforefaid, That this Act, and all other Acts of Parliament here- Strangers tofore made against Bankrupts, shall extend to Strangers born, as well Aliens as Denizens, as effectually as to the Natural born Subjects, both to make them fubject to the Laws as Bankrupte as also to make them capable of the Benefit or Contribution as Creditors by those Laws.

#### CAP. XX. An Act against Swearing and Curling.

[Repeated, 19 G. 2. c. 21. § 15.]

Eilates granted fioners.

CAP.

A.D.1623.

## C A P. XXI.

### An Act concerning Hofflers or Innholders.

BE it enacted by the Authority of this prefest Parliament, That one Statute made in the leven and thirticth Year of the Reign of the late King Edward the Third, made for the great Dearth that then was in many Places of the Realm, of Poultry, and concerning the Prices of Poultry; and fo much of one Statute made in the Thirtcenth Year of the Reign of King Richard the Second, as provideth, that no Hoftler make Horfe-bread is his Hoffrey, nor without, and that the Affize thereof shall be kept, and that the Weight be reafonable after the Prices of the Corn in their Markets, and that the fame Hoftlers shall fell Hay and Oats, after a reafonable Price, fo that they take but One Halfpenny over the common Price in the Market; and fo much of one Statute made in the Fourth Year of the Reign of the late King Heary the Fourth, as doth concern the putting in Execution of the Part of the Statute made in the Thirteenth Year of the Reign of King Richard the Second, that is before fpecified ; and one Statute made in the Two and thirtieth Year of the Reign of King Henry the Eighth, intituled, An Att concerning the baking of Horfe Bread, be from henceforth repealed, made void and of none Effect.

II. And be it further enacted, That no Hoffler or Incholder fhall at any Time after the End of this prefeut Seffion of Parliament make Horfe Bread in his Hoffrey, nor without, but Bakers fhall make it, and the Affize fhall be kept, and that the Weight be reafonable after the Price of the Corn and Grain in the Markets adjoining; and the Hofflers or Innholders fhall fell their Horfe Bread, and their Hay, Oats, Beans, Peas, Provender and also all Kind of Victual both for Man and Beaft, for reafonable Gair, having refpect to the Prices for which they fhall be fold in the Markets adjoining, without taking any Thing for Litter.

III. Provided always, and be it enacted by the Authority aforefaid, That from henceforth it may and fhall be lawful for every Holtler and Innkeeper dwelling in any Town or Village, being a Thoroughfare or a common Paffage within this Realm, and being no City, Town Corporate or Market Town, wherein any † common Baker exercifing the Occupation of Baking, and that hath been Apprentice at the faid Occupation by the Space of Seven Years, is dwelling, to make within his Houfe Horfe Bread fufficient, lawful and of due Affize, according as the Price of Grain and Corn now is and hereafter fhall be from time to time; any Thing herein contained to the contrary notwithflanding.

IV. And be it further enacted by the Authority aforefaid, That if the Horfe Bread which any of the faid Hofflers or Imholders shall make, be not sufficient, lawful and of due Affize, according to the Price of Grain and Coru as is aforefaid; or that if any of them shall offend in any Thing contrary to this Act, then the Jultices of Affize, Jultices of Oger and Terminer, Jultices of the Peace in every Shire, Liberty or Franchile within this Realm, Sheriffs in their Turns, and Stewards in their Leets and Lawdays, shall have full Power and Authority to enquire, hear and determine the faid Defaults and Offences of the faid Hofflers and Innholders hereafter to be committed against the Form of this preferst

37 E. 3. e. 3. 13 R. 2. Spt. 1. 88.

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32 H.S. c. 41. repealed.

Hofflers, &c. not to make Horfebread.

In what Cale shey may make Horfe-bread.

+ Sic.

Not making of due Affine -Punishment. prefent Statute; and the Hoftler or Innholder for the first Offence shall be fined according to the Quantity of the Offence; and if being once convicted he shall again offend, for the Second Offence he shall be imprifoned for the Space of One Month without Bail or Mainprize; and if he shall a Third Time offend, being Third Offerer, thereof convicted, he shall stand upon the Pillory, without being sc. redeemed for Money; and if he shall offend after the Judgment of the Pillory given, he Inall be fore-judged for keeping any Inn again,

## C A P. XXII.

An Act for the Explanation of the Statutes made in the Third, Fourth and Fifth Years of King Edward the Sixth, concerning the Traders of Butter and Cheefe.

[3 5 4 E. 6. c. 21. and 5 5 6 E. 6. c. 14. ; repealed, 12 G. 3. ç,71.∮1.]

## ÇAP. XXIII.

An Act for avoiding of vexatious Delays caufed by removing Actions and Suits out of inferior Courts.

WHEREAS there now are, and long Time have been, divers Courts of Record in divers Cities, Liberties, Towns \* Corporate and elfewhere, fome of them being far remote from " Wefininfler, others from the Court of Grand Seffions in Wales, " which were principally ordained for the Eafe and Quiet of fuch • as should have occasion to fue there for Debts, Duties and " Wrongs, fo that they might with fmall Expences receive Juffice according to the Merits of their Caufes in those inferior Courts, \* without being compelled to travel to Westminster or the Court ' of the Great Seflions in Wales; but of late, divers of his Ma-\* jefty's loving Subjects, having for juft and true Debts and other good and lawful Caules, commenced Suits in fuch inferior Courts, and profecuted their Actions and Suits many Times \* ready for Trial, and the fame Caufes being for the most Part • but of imall Value, have been removed into fome of his Majefty's \* Courts at Weflminster or the Court of the Great Seffions in " Wales, and being remanded by Procedendo into the fame in-" ferior Courts where the Action or Suit was first commenced, " the fame have been again oftentimes removed into the fame or f other of his Majefty's Courts at Westminster or Court of the . Great Seffions in Wales, to the intolerable Delay of Jultice, and " great Expences of Money, and Lofs and Trouble to those which ' justly and honefuly by fuch Actions and Suits have fought only to recover or get Satisfaction for Debts, Duties or Wrongs • owing, due or done unto them :'

II. For Remedy whereof, be it enacted by the King's most Writ to remove Excellent Majefty, the Lords Spiritual and Temporal, and by Suit commenced the Commons, in this prefent Parliament allembled, and by the in inferior Compu-Authority of the fame, That no Writ or Writs of Habcas Corpus, oily, tobe Certiorari, or any other Writ or Writs, Process or Proceffes what-okcyed. foever, other than Writs of Error or Attaint, to be fued forth after the End of this prefent Selfion of Parliament, by any Perfon or Perfons whatfoever, out of or from any of his Majefty's Courts at Westminster or the Court of the Great Sellious in Wales, or out ۰f

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A.D. 1623.

of any other Court or Courts having or pretending to have Power to award fuch Writs or Proceffes, to flay or remove any Action, Bill, Plaint, Suit or Caufe brought, commenced or depending, or hereafter to be brought, commenced or depending in any Court or Courts of Record within any City, Liberty, Town Corporate or elfewhere, which have or fliall have Jurifdiction, Power or Authority to hold Plea in that Action, Bill, Plaint, Suit or Caule, the fame Caufe of Action, Bill, Plaint or Suit arifing or growing within the faid City, Liberty, Town Corporate or Jurifdiction, shall, after the End of this present Session of Parliament, be received or allowed by the Steward or Stewards, Judge or Judger, or Officer or Officers of the Court or Courts wherein or to whom any fuch Writ or Writs shall be directed and delivered; but that he and they shall and may proceed in the faid Cause or Causes as though no fuch Writ or Writs were fued forth or delivered to him or them, except that the faid Writ or Writs be delivered to the Steward or Stewards, Judge or Judges, Officer or Officers of the faid Court, before Issue or Demurrer joined in the faid Cause or Caufes fo depending or to be depending in any fuch Court of Record in any City, Liberty, Town Corporate or elfewhere, having Power to hold fuch Plea, fo as the faid Iffue or Demurrer be not joined within Six Weeks next after the Arreft or Appearance of the Defendant or Defendants to fuch Action or Suit commenced.

III. And be it further enacted by the Authority aforefaid, That if any fuch Action, Bill, Plaint, Suit or Caufe, which is or shall hereafter be brought, commenced or depending in any fuch Court of Record in any City, Liberty, Town Corporate or elfewhere, shall, after the End of this prefent Session of Parliament, be removed or flaid by any fuch Writ or Writs, Procefs or Proceffes to be fued forth or out of any of his Majefty's Courts at Westminster or the Court of the Great Sessions in Wales or any other Court as aforefaid, that if afterwards the fame Action, Bill, Plaint, Suit or Caufe shall be remanded or fent back again by any Writ or Writs of Procedendo or other Writ whatfoever; that then the faid Action, Bill, Plaint, Suit or Caufe, shall never afterwards be removed or flaid before Judgment, by any Writ or Writs whatfoever to be fued forth or out of any of his Majefty's faid Courts at Wessminster or the faid Court of Great Sessions is Wales, or any other Court as aforefaid; any Law, Statute, Cuftom, Ufage or Reftraint to the contrary thereof in any wife notwithstanding.

IV. And be it further enacted by the Authority aforefaid, That if in any Action, Bill, Plaint. Suit or Caufe, not concerning Freehold or Inheritance, or Title of Land, Leafe or Rent, which fhall be brought, commenced or depending in any fuch Court of Record in any City, Liberty, Town Corporate or elfewhere, if it fhall appear, or be laid in the Declaration, that the Debt, Damages or Things demanded, doth or fhall not amount to or exceed the Sum of Five Pounds; that then fuch Action, Bill, Plaint, Sun or Caufe, fhall not be flayed nor removed into any of His Majefty's Courts at Weflminfler or other Courts as aforefaid, by any Writ or Writs whatfoever, to be fued or profecuted forth or out of His Majefty's faid Courts at Weflminfler or other Courts as aforefaid, other than Writs of Error or Attaint; any Law, Statute, Ufage, Cuftom

The or Demurper found.

Suit once remanded thall mover afterwards be removed.

Buit not exceeding Five Pounds, not to be removed.

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Cuftom or Reftraint to the contrary in any wife notwithftanding. [Enlarged, 12 G. 1. c. 29. § 3.]

V. And be it further enacted by the Authority aforefaid, That if any Writ or Writs what soever shall be, after the End of this prefent Seffion of Parliament, granted or fued forth or out of any of his Majefty's faid Courts at Westminster or Court of the Great Selfions in Wales or other Court contrary to the Intent and Meaning of this prefent Act, that then it shall and may be lawful to and for the Judge or Judges, and Officer or Officers, to whom fuch Writ or Writs shall be directed or delivered, to difallow and refuse the fame, and to proceed as if no fuch Writ or Writs had been granted or fued out or forth as aforefaid ; any Law, Statute, Ufage, Cuftom or Restraint to the contrary in any wife notwithstanding.

VI. Provided always, That this Act shall extend only to fuch Proviso for Li-Courts of Record in Cities, Liberties, Towns Corporate and elfe- berties, &c. when where, and for fo long Time only, as there is or shall be an Utter Steward an Utter Barrister, &c. Barrifter of Three Years standing at the Bar of One of the Four Inns of Court, that is or shall be Steward, Under-Steward or Deputy-Steward, Town-Clerk, or Judge or Recorder of the fame inferior Court, or that is or shall be from time to time Affistant to fuch Judge or Judges of fuch inferior Courts as shall not be Utter-Barrifters of fuch standing as is aforefaid, and there prefent, in which fuch Actions, Bills, Plaints, Suits or Caufes is or shall be brought, commenced or depending, and not of Counfel in any Action, Suit or Caufe then depending in the fame inferior Court; any Thing in this prefent Act, or any Law, or other Statute, Ufage, Cuftom or Reftraint to the contrary in any wife notwithftanding.

VII. Provided that this Act, or any Thing therein contained, Foreign Plot shall not extend to any Action, Bill, Plaint, Suit or Cause, wherein any fuch Foreign or other Plea shall be pleaded as could not be tried or determined within the Jurifdiction of fuch inferior Courts.

## C A P. XXIV.

#### An Act for the Relief of Creditors against fuch Perfons as die in Execution.

FORASMUCH as heretofore it hath been much doubted and questioned, if any Person being in Prison and charged ' in Execution by reafon of any Judgment given against him, ' should afterwards happen to die in Execution, whether the · Party at whofe Suit or to whom fuch Perfon flood charged in • Execution at the time of his Death, be for ever after concluded ' and barred to have Execution of the Lands and Goods of fuch • Perfon fo dying :

· II. And forafmuch as daily Experience doth manifest, that divers Perfons of Sufficiency in Real and Perfonal Estate, \* minding to deceive others of their just Debts for which they " flood charged in Execution, have obfinately and wilfully chofen \* rather to live and die in Prifon than to make any Satisfaction ac-' cording to their Abilities :' To prevent which Deceit, and for the avoiding of fuch Doubts and Queftions hereafter; Be it declared, explained and enacted by the King's most excellent Majetty, the Lords Spiritual and Temporal, and the Commons, in this

New Execution mainft Lands of Debtor dying in Execution-

Provilo for Lands fold bona fide.

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this prefent Parliament affembled, and by the Authority of the fame, That from and after the End of this prefent Seffion of Parliament, the Party or Parties, at whole Suit or to whom any Perfon shall stand charged in Execution for any Debt or Damages recovered, his or their Executors or Administrators, may, after the Death of the faid Perfon fo charged and dying in Execution, lawfully sue forth and have new Execution against the Lands and Tenements, Goods and Chattels or any of them, of the Perfon so deceased, in such Manner and Form, to all Intents and Purposes, as he or they or any of them might have had by the Laws and Statutes of this Realm, if such Perfon fo deceased had never been taken or charged in Execution.

III. Provided always, and be it declared and enacted, That this-Act fhall not extend to give Liberty to any Perfon or Perfons, their Executors or Administrators, at whole Suit or Suits any fuch Party fhall be in Execution, and die in Execution, to have or take any new Execution against any the Lands, Tenements or Hereditaments of fuch Party fo dying in Execution, which fhall at any time after the faid Judgment or Judgments be by him fold bona fide, for the Payment of any of his Creditors, and the Money which fhall be paid for the Lands fo fold, either paid or fecured to be paid to any of his Creditors, with their Privity and Confent, in Difcharge of his or their due Debts, or of fome Part thereof; any Thing before in this Act to the contrary thereof in any wife notwithstanding.

## C A P. XXV.

An Act for the Relief of Patentees, Tenants and Farmers of Crown Lands and Duchy Lands, or of Lands within the Survey of the Court of Wards and Liveries, in Cafes of Forfeiture for not Payment of their Rents, or other Service or Duty.

• FORASMUCH as the King's Majefty, out of his gracious • Difpofition, is and ever hath been averfe from taking any • Advantage, howfoever lawful and juft, againft any of his Sub-• jects, growing by any Forfeiture, Breach of Condition, or ftrict • Interpretation of His Highnefs Grants or Letters Patents, or • the Grants or Letters Patents of any of his Royal Predeceffors, • of any Manors, Lands, Tenements or Hereditaments ; and yet • the Grantces or Patentees deriving their Eftates by or from His • Majefty or his Predeceffors, have been too apt and ready to • exact the Advantage of fuch Forfeiture, where His Majefty • himfelf or his Predeceffors have not required the fame, which • hath been ever held an unequal and extreme Courfe, and hath • many Times been relieved by Suits in Courts of Equity, though • with the great Charge and Trouble of the Parties endangered • thereby :'

In what Cafe no Advantage taken again the King's Putentees or Tepunts for Nonpayment of Rent, &c.

II. For Remedy whereof as well where the King as any of his Predeceffors or Succeffors hath granted or shall grant the faid Manors, Lands, Tenements or Hereditaments, or any Part thereof, or the Reversion of any Part thereof, to any other, as where the Reversion, Remainder or Estate thereof is or shall be in the King's Majefty, or his Succeffors, in the Right of the Crown of England, or Duchy of Lancaster, or otherwise, his Majefty of his abundant Grace

Grace towards his loving Subjects is graciously pleafed that it be enacted; and be it enacted by the King's molt excellent Majelty, by and with the Affent of the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That if any Perfon or Perfons, Bodies Politick or Corporate, having, holding or posseffing, or which hereafter shall have, hold or possels, any Manors, Lands, Tenements or Hereditaments, by virtue or colour of any original Grant or Leafe, or Affignment of the fame, made by the King's Majelty, or any of his Predecessors, or to be made by any of his Successors, for any Number of Years, for Life or Lives, in Fee-tail or Fee-fimple, or other Eflate, whereupon any Rent, Service or other Duty hath been, is or shall be referved or payable with or under any Condition or Limitation of Re-entry, Ceffer, or to be void for Default of Payment of fuch Rent, or Performance of fuch Service or Duty, heretofore hath made, or any other by, from or under whom he claimeth, hath made, or any which hereafter shall have, hold or pollels, shall make any Default therein, and yet after fuch Default made, fuch Rent, Service or other Duty hath been or shall be answered, paid or done unto his Majesty, or any of his Predeceffors or Succeffors, into his or their Receipt of the Exchequer, or Duchy of Lancaster, or Court of Wards (a), or to any other having Authority to receive the fame, as the Cafe shall require, before any Advantage of fuch Forfeiture or Caule of Forfeiture hath been or Inall be taken, and before any Commission awarded to enquire, or other Process issued touching the faid Forfeiture, or Non-payment of Rent, that in all fuch Cafes no Advantage shall be taken by His Majefty, his Heirs or Succeffors, of, for or by Realon of any fuch Forfeiture or Caule of Forfeiture.

## (a) [See 12 Car. 2. 6.24. § 1.]

III. And be it further enacted, That no Perfon or Perfons Provide for claiming, or which afterwards shall claim, by, from or under his Effates furfeited. Majefty, or any of his Predeceffors or Succeffors, at any time after fuch Caufe or Title of Forfeiture given, shall in any wife have or take any Benefit or Advantage, by Reafon, Means of Colour of fuch Default made or to be made; but that every fuch Eftate forfeited or forfeitable by Means or Occafion of fuch Default of Payment of Rent, or Performance of Service or other Duty, shall be adjudged to continue and have its being, as if no fuch De-Fault or Caufe of Forfeiture had been had or made; any Law, Cuflom or Ulage to the contrary thereof in any wife notwith-Hauding.

#### CAP. XXVI.

An Act against fuch as shall levy any Fine, fuser any Recovery, + knowledge any Statute, Recognizance, Bail or Judgment, in the Name of any other Perfon or Perfons not being privy and confenting thereto.

WHEREAS it is of late grown to be a great and general Grievance to his Maisland Solution Grievance to his Majelty's Subjects within the Realm · of England, and the Dominion of Wales, that many lewd Per-· fons of bale Condition, for very little Reward or Recompence, · have of late Years used and still do use to levy Fines, and f fuffer

fuffer Recoveries of Lands and other Hereditaments, to acknowledge Statutes, Recognizances, Bails and Judgments, in the
Name or Names of any other Perfon or Perfons not privy or
confenting to the fame, which hath and daily doth turn to the
great Inquietation, Charge, Trouble and Undoing of many of
the good Subjects of this Kingdom, and the rather, for that there
is no Remedy in Law to reform thefe and the like Abufes :'

II. For Remedy whereof, be it enacted by the King's most excellent Majeity, the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That all and every Person and Persons which at any Time after the End of this prefent Selfion of Parliament shall acknowledge or procure to be acknowledged, any Fine or Fines, Recovery or Recoveries, Deedor Deeds inrolled, Statute or Statutes, Recognizance or Recognizances, Bail or Bails, Judgment or Judgments, in the Name or Names of any other Perfon or Perfons not privy or confenting to the fame, and being thereof lawfully convicted or attainted, shall be adjudged, esteemed and taken to be Felons; and fuffer the Pains of Death, and incur fuch Forfeitures and Penalties, as Felons in other Cafes convicted or attainted do by the Laws of England lofe and forfeit, without the Benefit or Privilege of Clergy to be allowed to any fuch Offender or Offenders. Provided always, that fuch Attainder shall not be any Corruption of Blood, nor Lofs of Dower to the Wife, but the next Heir shall have the Lands whereof such Persons attainted died feifed, and fuch Wife her Dower, as if no fuch Attainder had been had.

III. Provided always, and be it likewife enacted by the Authority aforefaid, That this Act shall not extend to any Judgment or Judgments acknowledged by any Attorney or Attornies of Record, for any Person or Persons against whom any such Judgment or Judgments shall be had or given.

## C A P. XXVII.

An Act to prevent the Deftroying and Murdering of Baftard Children.

[Repealed, 43 G. 3. c. 58. § 3.]

## C A P. XXVIII.

An Act for continuing and reviving of divers Statutes, and Repeal of divers others.

4 21 H.S. C.12. 24 H.8. c.9. 3 & 4 E.6. cc. 19. 21. 5 Eliz. c.7. And fo much of 5 Eliz. c.5. " I Eliz. c. 17. " as is not repealed by any later Statute, nor doth concern the " Transportation of Herring or other Sea-fish, nor Freedom of " Cuftom, Subfidy or Tonnage for the fame, nor Transportation " of Corn, nor the prohibiting the bringing (into this Realm any " Cod or Lings in Barrels or other Cafks; together with all and " every other Additions, Explanations and Alterations made " thereunto or thereof, or of any Part thereof, by any Statute or " Statutes made fithence the making of the faid laft mentioned " Act, and in force the last Day of the Session of Parliament that " was in the Seventh Year of his Majefty's Reign of England: " 8 Eliz.

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Levying Fine, ac. in another's Name not privy thereto.

Felony.

Corruption of Blood, &c.

Attorney.

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" 8 Eliz. c. 10. 13 Eliz. cc. 10. 20, 21. together with all and \* every Explanations, Additions and Alterations thereof, or of " any of them, or to any of them, made by 14 Eliz. c. 11. 18 Eliz. c. 11. 43 Eliz. c. 9. And fo much of 14 Eliz. c. 5. " as concerneth the taxing, rating, levying, receiving and em-" ploying of Gaol-Money: And fo much of 18 Eliz. c. 3. as concerneth Bastards begotten out of lawful Matrimony; " 18 Eliz. c. 20. 27 Eliz. c. 19. Pr. 27 Eliz. c. 17. Pr. " 27 Eliz. cc. 14. 24. 31 Eliz. c. 8. 35 Eliz. cc. 10, 11. and " fo much of 35 Eliz. c. 1. as hath not been fithence repealed by " any other Statute; 39 Eliz. c.4. with the Provision annexed \*\* thereto by 1 Jac. 1. c. 25. § 20. 39 Eliz. cc. 10. 12. 14. 16, 17. \*\* 43 Eliz. cc. 3. 6. 43 Eliz. c. 2. with the Addition thereto made " by 1 Jac. 1. c. 25. § 23. and with this further Addition, And be " it enacted, That all Perfons to whom the Overfeers of the Poor " shall, according to the faid Act, bind any Children Appren-" tices, may take and receive, and keep them as Apprentices; " any former Statute to the contrary notwithstanding. 43 Eliz. " cc. 5. 10. 1 Jac. 1. cc. 6, 7, 8, 9. 18. 1 Jac. 1. c. 22. faving " for fuch Part thereof as is repealed by one other Act made in " the Fourth Year (a) of His Majefty's Reign of England, in " that Behalf. 1 Jac. 1. cc. 27. 31. 3 Jac. 1. cc. 8, 9, 10, 11. 19. " 4 Jac. 1. cc. 2. 5. 11. 7 Jac. 1. cc. 1. 4, 5. 11, 12, 13. 17, 18. " 20. continued until the End of the First Session of the next Par-" liament. § 1. (a) [Cap. 6.]

II. Provided neverthelefs, That fo much of every of the faid Provide, Acts, as by any new Act made in this Seffion of Parliament, shall be explained, altered or repealed, shall, for so much thereof from the End of this Seffion of Parliament, ftand and be in force, as by those other Acts shall be ordained.

III. Provided alfo, and be it further enacted by the Authority At what Price of this present Parliament, That when the Prices of Corn or Grain Corn may be exported exceed not the Rates hereafter following, at the Times, Havens and Places, when and where the fame Corn or Grain shall be bought, shipped or loaden, viz. The Quarter of Wheat at Two and Thirty Shillings, the Quarter of Rye at Twenty Shillings, the Quarter of Peafe and Beans at Sixteen Shillings, the Quarter of Barley or Malt at Sixteen Shillings of current English Money; that then it shall and may be lawful for all and every Person and Persons, being Subjects of the King's Majesty, his Heirs or Succeffors, to carry and transport of his own, and to buy to fell again in Markets and out of Markets, and to keep or fell, or carry and transport any of the faid Corn and Grain, from the Places where they shall be of fuch Prices, unto any Parts beyond the Seas in Amity with his Majefty, as Merchandize in Ships, Crays or other Veffels, whereof any Englifb-born Subject or Subjects then fhall be the Owner or Owners, or the fame to carry and fell in other Places within this Realm or Dominions thereof; any Law, Ulage or Statute to the contrary hereof notwithstanding : And that the Custom and King's Majefty, his Heirs and Succeffors, shall have and receive by Poundage of the Cuftomers and Officers of his Ports, for the Cuftom or Corn. Poundage of every Quarter of Wheat, to be transported by force of this Statute out of this Realm, Two Shillings; of every Quarter of other Grain, Sixteen Pence : Which faid feveral Sums fo to be had and taken as Cuftom or Poundage, shall be in full Satif-VOL IV. faction 3 J)

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faction of all Manner of Cuftom or Poundage for the faid Corn er Grain, by any Conftitution, Order, Statute, Law or Cuftom heretofore made, ufed or taken, for transporting of any such Manner of Corn or Grain. [See 31 G.3. c. 39.]

IV. Provided always, and be it enacted by the Authority of this prefent Parliament, That the King's Majefty, his Heirs and Sueceffors, may at all Times by his and their Writ of Proclamation, to be publifhed generally in the whole Realm, or in any of the Counties of the Realm where any Port Towns are, command, That no Perfon fhall by virtue of this Act transport or convey any Manner of Grain out of His Highnefs Dominions generally, or out of any special Ports to be in the fame Proclamation particularly named, for such Time as thall be therein limited and appointed: And it shall not be lawful for any Perfon to carry out any such Grain, contrary to the Tenor of the fame Proclamation upon such Pains and Forfeitures as by the Laws and Statutes of this Realm are and have been provided and ordained in that Behalf; this Act or any Thing therein contained to the contrary notwithstanding. [See 31 G. 3. c. 30. § 14.]

V. Provided alfo, and be it enacted, That no Perfon or Perfons fhall incur any Penalty for want of Length, Breadth or Weight of *Wel/b* Cottons, under the Price of Fifteen Pence the Yard or Two Shillings the Goad, fo as they be not mixt with Hair or other deceitful Stuff, nor for any others above that Price, except they be mixt as aforefaid, or fhall fhrink above the Rate of Half a Yard in Twelve Yards of Length, or weigh kefs than Fourteen Ounces the Yard, or hold not full Three Quarters of a Yard broad.

VI. And be it further enacted by the Authority aforefaid, That all Statutes heretofore made, that take away Sanctuary for any Offence, fhall, for fo much as concerneth the taking away of fuch Sanctuary, be revived, and fhall be and ftand in Force and Power; any Words of Repeal contained in the Statute made in the First Seffion of Parliament held in the First Year of His Majesty's Reign of England, initived, An All for continuing and reviving divers Statutes, and for repealing of fome others, or in this prefent Act to the contrary notwithstanding.

VII. And be it also enacted by the Authority of this prefest Parliament, That no Sanctuary or Privilege of Sanctuary shall be hereafter admitted or allowed in any Cafe.

VIII. And whereas in a Seffion of Parliament holden in the Fifth Year of the Reign of the late Queen Elizabeth, one A& was made, intituled, An AB for the Punifhment of fuch as fhall procure or commit Perjury: And by one other A& made in the Seffion of Parliament begun in the Eight and twentieth Year of the Reign of the faid late Queen Elizabeth, it was enacted, That the faid A& fhould from thenceforth be, remain and continue in Force and Effect for ever: And yet neverthelefs in the Parliament holden in the First Year of His Majesty's Reign of England, by one A&, inituled, An AB for continuing and reviving of divers Statuts, and for repealing of fome other, it was amongft other Things, enacted, That the faid A& made in the faid Fifth Year of the faid late Queen Elizabeth, for Punishment of Perjury, should be revived and continued until the End of the First Seffion of the next Parliament; It is now declared and enacted

The King by Proclamation may reftrain Exportation of Corn.

Welsh Cottons.

Sanctuary.

1 Jac. 1. c. 25.

Sanctuaries taken sway.

5 Miz. c. 9.

29 Eliz c. s. ≤ 2.

1 Jac. 1. c. 25. \$49. enacted by Authority of this prefent Parliament, That the faid Act concerning Perjury made in the faid Fifth Year, and every 5 Eliz. c. 9. Claufe, Branch, Article and Provision therein, doth now stand, and made perpetual. shall from henceforth be, remain and continue in Force and Effect for ever.

46 25 H. 8. c. 11. repealed by 3 & 4 E. 6. c. 7. revived until the " End of the First Session of the next Parliament. § 9. 1 M. " Seff. 3. c. 5. revived until the End of the First Seffion of the " next Parliament. § 10. 4 E. 3. c. 8. reciting, That before that " time a Horfeman was wont to have his Paffage over the Sea " from the Port of Dover for Two Shillings, and a Footman for " Six pence; and ordering concerning Paffage at Dover and other " Places, as in the faid Statute is contained. 13 R.2. Stat. 1. " c. 20. by which it is enacted, That all Pilgrims, and all other " People, except certain Perfons in that Statute excepted, shall " pais at the Ports of Dover and Plymouth, and not elfewhere, " without special Licence of the King himself. 4 E.4. c. 10. " and all other Statutes therein recited or mentioned. 37 E. 3. " c.3. (a) 34 E.3. c.6. 34 E.3. c.20. 17 R. 2. c.7. 3 E.4. " c.2. 4 & 5 H. 7. c.9. 14 R.2. c. 7. 15 R.2. c.8. 4 H.5. " c.3. 36 E.3. c.8. 2 H. 5. Stat. 2. c.2. So much of 4 & 5 H. 7. " c. 8. as appointed the Rates and Prices how Broad Cloths of the " Colour of Scarlet, or other Colours, and other Cloths shall be " fold. 11 H.7. c.2. 7 R.2. c.5. 19 H.7. c. 12. 23 E.3. \* c. 7. 12 R. 2. cc. 3, 4, 5, 6, 7, 8, 9. 7 R. 2. c. 5. 22 H. 8. " c. 12. 3 & 4 E. 6. c. 16. 11 H. 6. c. 12. Part of one Sta-" tute, commonly called Statutum de Pistoribus (b), which or-" daineth, That the Affize of Wine shall be kept according to " the Affize of our Sovereign Lord the King, that is to wit, a " Sextern at Twelve pence; and that if the Taverners exceed the " fame Affize, their Doors shall be shut up by the Mayors and " Bailiffs, and shall not be fuffered to fell Wine until they have " obtained Licence of the King. 24 H.8. c.6. That Part of " 28 H. 8. c. 14. by which it is ordained, That no Perfon or " Perfons shall fell any Gascoigne, Guyen or French Wines, above " certain Prices in that Act mentioned, under the Pain in the " faid Act specified; and that no Malmseys, Romneys, Sacks or " other Sweet Wines, shall be fold by Retail above the Prices " therein contained, under the Pains in that Act mentioned : That " Part of 25 H.8. c. 18. by which it is enacted, That the Lords " and Owners of the Meases, Tenements or Cottages in the City " of Worcefter and other Towns and Boroughs in the faid Act " mentioned, should at no time after that admit, fet or let any " Meafe, Tenement or Cottage fufficiently repaired within the " faid City, Borough or Towns, in that Act limited, to any Per-" fon or Perfons that after that should inhabit in the faid City, " Borough or Towns, and exercifing the Mysteries or Craft in that A mentioned, at any higher Rent, Imposition or Charge, than " was given for the fame at any Time within Twenty Years next " before the making of that Act (c). 4 & 5 H. 7. c. 19. 7 H. 8. " c. 1. 27 H. 8. c. 22. 5 & 5 E. 6. c. 5. 5 Eliz. c. 2. That Part

(d) [Repealed, ante cap. 21. § 1.]

b) [Stat. de Pifloribus, c. 5. Stat. incert. temp. Vol. 1. p. 218.]

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(c) [The whole All repealed, 49 G. 3. c. 109. § 1.] 3 D 3

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• of 27 H. 8. c. 28. by which it was ordained, That all and fin-" gular Perfons, Bodies Politick and Corporate, to whom the " King's Majefty after that should give, grant, let, set or demile any Site or Precinct, with the Houses thereupon builded, toge-" ther with the Demeines of any Monastery, Priory or other · Religious Houses, that should be diffolved or given to the " King by that A&, shall be bound to keep House and Houshold, " and occupy Demefnes in Plowing and Tilling of Hufbandry, " as in that Act is specified, under the Pains therein contained. That Part of 8 H. 6. c. 5. by which it is " 14 R. 2. C. 4. " enacted, That no Man buy Yarn of Wool, called Woollen Yarn, " unlefs he will make Cloth thereof. 5 & 6 E. 6. c. 7. 33 H. 8. e.5. So much of 13 E. 1. Stat. Wynt. c. 6. commonly called " the Statute of Winchefter, as concerneth the having, keeping and " view of Harnels and Arms : That Part of the Statute com-" monly called Articuli fuper Chartas (a), by which it is ordained, " That none shall make Rings, Crosses or Locks; that Part of " 37 E. 3. c.7. by which it is ordained, That Makers of white \* Veffels shall not gild : That Part of 2 H.5. Stat. 2. c. 4. by " which Goldsmiths are prohibited to take more than Forty fix " Shillings and Eight pence for a Pound Troy of Silver Gilt : " That Part of 2 H. 6. c. 13. by which it is enacted, That no " Silver be bought for more than Thirty Shillings the Pound of " Troy. 2 H.4. cc. 6. 12. 16, 17, 18. 20. 4 H. 4. cc. 26. 28. 30, " 31, 32, 33, 34. 9 H.4. c. 3. So much of 25 H.6. c. 1. as con-" cemeth the confirming of Statutes made before that time against "Welfbanen, and making void, Grants of Franchifes made to Welfb. men, and concerning Villains in Wales. That Part of 13 R.2. " Stat. 1. c. 8. by which it is ordained, That Hoftlers shall fell " Hay and Oats at a reasonable Price, so that they take not " but one Halfpenny over the common Price in the Market (b); " that Part of 4 H.4. c. 25. by which it is enacted, That Hoftlers " shall incur the Quadruple Value of that that he hath taken over " one Halfpenny of every Bushel of Oats above the common Price " in the Market : One Part of 4 & 5 P. & M. c. 5. (c) and other " Statutes, by which it is enacted, That none shall put to Sale " within the Realm of England any coloured Cloth of any other " Colour or Colours, than are in these Acts mentioned : One " other Part of the fame Statute of Philip and Mary, by which " it is ordained, That after the First Diy of May then next " coming, none shall use or exercise the Feat or Mystery of " making, weaving or rowing of Woollen Cloths long or fhort, " or Kerfies, pinned Whites or Plains Strayts, to the Intent to " put the fame to Sale, but only in a Market Town where Cloth-" had used to be made by the Space of Ten Years then last past, " or in a City, Borough on Town Corporate, upon the Pains " therein contained : And 18. Eliz. c, 16. repealed. § 11.

33 M.L.c.13.

XII. And be it also enacted, That so much of the Statute made in the Thirty second Year of the Reign of the late King Heary the Eiglth, initialed, An All concerning the Breed of Horses of bigher Stature, as concerneth or inhibiteth the putting of Fierles into certain Grounds, unless they be of Statures in that Act meo-

(a) [28 E.1. c. 20.] (b) [Repealed, ante cap. 21. § 1.] (c) [Wholly repealed, 49 G. 3. c. 109. § 1.] tioned.

tioned, under the Pains therein contained, and that giveth Authority to kill Mares, Fillies, Foals or Geldings, in certain Cafes in that Act mentioned, shall not extend to the County of Cornevall Convell. after the End of this Seffion of Parliament.

# C A P. XXIX.

An ACt to enable the most excellent Prince Charles, to make Leafes of Lands, Parcel of his Highnefs Duchy of Cornwall, or annexed to the fame.

IN most humble wife beseecheth Your most excellent Majefiy. your humble and obedient Son and Suppliant, Charles Prince of Wales, Duke of Cornwall and of York, and Earl of Cheffer, \* That whereas your faid Suppliant is feized of the faid Dukedom 4 of Cornwall, and the Poffeth ns thereof, of a State of Inheri-<sup>4</sup> tance, under a fpecial Form of Limitation differing from the or-<sup>4</sup> dinary Rules of Inheritance at the Common Law, whereupon fome Queffions do grow, whether Leafes made by your faid
Suppliant, of any Manors, Lands, Tenements or Hereditaments, • Parcel of the faid Dutchy, or annexed to the fame, should be • good and effectual in Law longer than your Suppliant's Life: \* For avoiding of which Doubt, and to the End fuch Perfons as " have taken, or shall take Leases from your Suppliant, may be \* fure to have good Eftates, and fo to be encouraged to beftow \* Charges in the Building and Maintaining of their Houles, and • good manuring of their Manors, Lands, Tenements or Heredi-\* taments fo demifed, or to be demifed to them ;'

II. May it pleafe Your most excellent Majefty, That it may be Letter by the ord uned and enacted by your Majefty, the Lords Spiritual and Prince con-Temporal, and Commons, in this prefent Parliament affembled; frame, and be it ordained, established and enacted by Authority of this prefent Parliament, That all Leafes made or to be made by your faid Suppliant, of any Manors, Lands, Tenements or Hereditaments, Parcel of the Posseffions of the faid Dutchy of Cornewall, or annexed to the fame, shall be good and effectual in Law, according to the Purport and Content of the faid Leafes, against Your Majefty, your Heirs and Succeffors, and againft your faid Suppliant and his Heirs, and against all and every Perfon and Perfons that shall inherit or fucceed according to the faid Limitation or otherwife.

III. Provided always, That every fuch Leafe fo made, or to be Inceptions. made, of any Manors, Lands, Tenements or Hereditaments in Possefiion, be or shall be made, by Deed indented, and but for Three Lives or fewer, or for One and thirty Years or under, or fome other Term of Years, determinable upon One, Two or Three Lives, and not above : And if fuch Leafes be made in Reversion, that then the fame, together with the Estates in Possession, do not exceed Three Lives, or the Term of One and thirty Years, and not in any wife difpunishable of Wafte; and fo as upon every fuch Leafe be, or shall be referved the ancient or most usual Rent, or fuch Rent as hath been yielded or paid for the greater Part of Twenty Years next before the making of the faid Leafes, and was or shall be referved, due and payable, by or to him or her that had, or shall have the Inheritance, or other Effate

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of the faid Manors, Lands, Tenements or Hereditaments: And where no fuch Rent hath been referved or payable, that then upon every fuch/Leafe there be or shall be referved a reasonable Rent, not being under the Twentieth Part of the clear yearly Value of the Manors, Lands, Tenements or Hereditaments contained in fuch Leafe.

IV. And be it further ordained and enacted by Authority of this prefent Parliament, That all Covenants, Conditions and Refervations, and other Agreements contained in every fuch Leafe fo made, or to be made, as aforefaid, shall be good and effectual in Law, according to the Words and Contents of the fame, as well for and against them to whom the Reversion of the fame Manors, Lands, Tenements or Hereditaments shall come, as for and against them to whom the faid Leafes shall come respectively, as if your Suppliant at the time of the making of fuch Covenants, Conditions and Refervations, and other Agreements, had been feifed of an absolute Estate in Fee-simple, in the fame Manors, Lands, Tenements or Hereditaments : Saving always, to all and every Perfor and Persons, Bodies Politick and Corporate, their Heirs and Succeffors, Executors, Administrators and Affigns, (other than Your Majefty, Your Heirs and Succeffors, and other than your Suppliant and his Heirs, and all and every Perfon and Perfons that Ihall inherit or fucceed, according to the faid Limitation or otherwife) all fuch Rights, Titles, Estates, Customs, Interests, Terms, Claims and Demands what foever, of what Kind, Nature or Quality foever, of, in, to or out of the faid Manors, Lands, Tenements or Hereditaments, or any of them, as they or any of them had or ought to have had before the making of this Act, to all Intents and Purposes, and in as large and ample Manner and Form, as if this Act had never been had or made; this Act or any Thing therein contained to the contrary notwithftanding.

[See 1 Car. 1. c. 2.]

### C A P. XXX.

An Act for the affuring of a Meffuage called York Houfe, and of other Tenements belonging to the Archbishop of York, to the King's Majesty, and of the Manors and other Lands in the County of York, to Toby, Archbishop of York, and his Successfors.

#### C A P. XXXI.

An Act for the good Order and Government of the Makers of Knives, Sickles, Sheers, Sciffors and other Cutlery Wares in *Hallamfbire* in the County of York, and the Parts near adjoining.

#### CAP. XXXII.

An Act for the making of the River of *Thames* navigable for Barges, Boats and Lighters, from the Village of *Bercot*, in the County of Oxon, unto the University and City of Oxon.

WHEREAS the clearing and effecting of a Paffage for Barges, Boats and Lighters, by the River of *Thames*, to the University and City of Oxon, will be very convenient for Conveyance

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Covenants, &c. good.

General Saving.

" Conveyance of Free-Stone, commonly called Oxford Stone, or . Heddington Stone, from Bullington Quarry, near the faid City and River of Thames, by the faid Passage, to the City of Lon-" don and other Parts, and most profitable and necessary to and for the faid University and City of Oxon, for Conveyance thereby 4 of Coals, Fuel and other Necessaries, to the faid University and ' City, whereof there is now very great Scarcity and Want, and ' far greater hereafter like to grow, if fome Help therefore be not " made and provided : And also the faid Passage will be very behoveful for preferving of the Highways leading to and from
the faid University and City, and other Parts thereabouts, which " now by continual Carriages by Carts are fo worn and broken, ' that in Winter Seafon they are for Travellers dangerous, and hardly to be amended and continued paffable without exceeding · Charge : And whereas the faid River of Thames, for many Miles <sup>e</sup> beyond the faid City of Oxford, Weftward, is already navigable ' and passable for Boats of good Burthens and Contents, and like-" wife is already navigable for Barges from London to the Village " of Bercot in the County of Oxford, being within Six or Seven " Miles of the City of Oxford, whither and from whence, by the · Carriage of Stone, Iron and other Provision, by Carts, the " Highways are spoiled, as aforefaid : And whereas the faid River • may eafily be made paffable and navigable for Barges, Boats • or Lighters, between the aforefaid Univerfity and City of Oxford " and the Village of Bercot aforefaid, by removing fome Lets and ' Impediments, by which Means the faid University and City of · Oxford thall be greatly relieved and helped :' Be it therefore ordained and enacted by the King's Majefty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the Lord Commifficers Chancellor or Lord Keeper of the Great Seal of England for the appointed to time being, at any time after the End of this prefent Seffion of make the Thames nav-Parliament, shall and may, at the Request of the Chancellor of the faid University, or his Vice-Chancellor, for the time being, appoint ford to Berese. and authorize by Commission under the Great Seal of England Eight Commissioners, whereof Four to be of or for the University aforefaid, to be chosen by the faid Chancellor of the faid Univerfity, or his Vice-Chancellor, for the time being, and by them or either of them to be nominated and certified to the aforefaid Lord Chancellor or Lord Keeper of the Great Seal of England, and Four to be of or for the City of Oxon, to be chosen and nominated by the Mayor, Bailiffs and Commonalty of the faid City of Oxford for the time being, and to be certified by them as aforefaid ; which faid Commissioners or the more Part of them shall have full Power to cleanfe, fcower, open and make navigable the faid River of Thames, from the faid City of Oxon to the Village of Bercos aforefaid, and for that Purpole to dig the Banks of the faid River or other Ground, Ditch, Brook or Stream near thereunto adjoining, and to cut away all Trees and Roots of Trees that may be hurtful or Hinderance to the faid Passage, and to open, prepare or make all Wears and Locks or Turnpikes fit for the faid Paffage, and to remove any Thing that shall be any Impediment or Stop to the clearing and making of the faid Passage; and likewife to cut, fcower or open any other Stream or Water Courfe that shall be most convenient for making the faid Paffage or River navigable; 3 D 4 and

gable from Ox-

and likewise to make and erect any Wharss, Locks or Turnpikes, or Pens for Water, in or near the faid River or Passage, that shall be fit or necessfary for the fame, and to bring, lay and work all Materials requisite for the making, erecting and repairing of the faid Locks or Turnpikes upon the Banks or Ground near the faid River or Passage.

• II. And for that the doing of the Things aforefaid may be f prejudicial to the Inheritance and Profit of divers Perfons, Bodies Politick or Corporate, that have Land adjoining to the faid · River or Paffage,' Be it further enacted by the Authority aforefaid, That the Commissioners aforefaid or the more Part of them, before they do meddle with the Lands, Inheritance or Possession of any Person or Persons, Bodies Politick or Corporate, shall first agree with fuch Persons, or Body Politick or Corporate, for the Lofs and Damage that any of them shall any way receive by the making of the faid Paffage or any Thing concerning the fame; and if the faid Commissioners or the more Part of them, and the Party or Parties Owner of fuch Lands, Inheritance or Poffeffions. cannot agree touching the Value thereof, that then the Three next Juffices of Peace of the County where the Land doth lie, being no Parties, nor dwelling within the University or City of Oxon, nor interested in the Soil, dwelling nearest to the faid Land or Inheritance, or in their Default the Justices of Affize of the faid County of Oxon, shall determine, appoint and fet down what and how much fatisfaction every fuch Perfon or Perfons, Body Politick or Corporate, shall have for or in respect of the faid Loffes fo by him or them to be fufttained; and the faid Price or Value fo fet down by them shall bind all Parties : Which Agreement or Order fo made shall be fet down in Writing under the Hands and Seals of the faid Commissioners and Parties, upon the Agreement between them made, or of the faid Juffices of the Peace, or Juffices of Affize of the faid County, which shall fet down the faid Price for Satisfaction, within Three Months after the First Refort unto them for that Cause, according to this Act, and the fame to be kept among the Evidences of the faid Umverfity, and to be registred in the Lieger-Book of the faid Univerfity, and to be inrolled in the Court of the faid City of Oxford: And that then upon Payment of fuch Sum or Sums of Money fo agreed upon or ordered as aforefaid, or Tender thereof made, with Purpole to pay the fame, it shall then be lawful to and for the faid Commissioners or the more Part of them, to dig and make or caufe to be digged or made, the faid Locks, Wharfs, Passage, or do any such other Act for which any such Agreement or Order shall be made as aforefaid.

Committioners may tax the University and City of Oxford, <sup>6</sup> III, And for that the faid Paffage cannot be effected and <sup>6</sup> maintained without great Charge, and that the principal Benefit <sup>6</sup> thereof will redound immediately to the Univerfity and City of <sup>6</sup> Oxford aforefaid,<sup>7</sup> Be it therefore further enacted by the Authority aforefaid,<sup>7</sup> Be it therefore further enacted by the Authority aforefaid,<sup>7</sup> Be it therefore further enacted by the Authority aforefaid,<sup>7</sup> Be it therefore further enacted by the Authority aforefaid,<sup>7</sup> Be it therefore further enacted by the Authority aforefaid,<sup>7</sup> Be it therefore further enacted by the Authority aforefaid,<sup>7</sup> Be it therefore further enacted by the Authority aforefaid,<sup>7</sup> Be it the fail Committee and Authority to tax and alight the Inhabitants within the fail Univerfity and City of Oxon, or within either of them, and Suburbs thereof, and Bodies Politick and Corporate within the fame, at fuch reafonable Sums and Payments for the Purpoles forefaid, as they in their Diferetions shall think meet; the faid Sums and every of them to be difpoled

Commissioners shall agree with

and fatisty Par-

806.

disposed and employed for and towards the bearing of the Charge of making and maintaining of the faid Paffage.

IV. And whereas the faid University and City are the Procu- May configure rers of the faid Paffage, Be it further enacted by the Authority Orders for Uige aforefaid, That the Commissioners aforefaid, or the more Part of ef Passage. them, by virtue of this Act, shall have Power and Authority from time to time, with the Confent of the Vice-Chancellor of the faid University, and Mayor of the City of Oxford, for the time being, to ordain and make Orders and Conflitutions for the good and orderly Ulage of the faid Pallage, and for all Locks, Wears or Turnpikes thereof, to be made and maintained at the Charge of the University and City of Oxon aforefaid; and for all Boats, Boatmen, Passengers, Wharfs, Carriages and Rates for Carriages, by or through the faid Paffage, and all Things concerning the fame; and to fet, lay and execute fuch reasonable Pains and Punishments upon the Breakers thereof as they shall think fit : Neverthelefs, the Juffices of Affize of the faid County of Oxford for the time being, upon Complaint made to them by any Perfon grieved with the faid Taxations, Affefiments, Charges, Orders, Conftitutions, Pains and Punishments, or any of them, shall and may abridge, moderate or reform the fame, as they shall find just Cause.

V. And be it further enacted by the Authority aforefaid, That when any of the faid Commissioners shall happen to die, or become unfit for the Service, that then and fo often, it shall and may be lawful to and for the Lord Chancellor or Lord Keeper of the Great Seal of England for the time being, from time to time to fupply, appoint and authorize One Commissioner or fo many Commiffioners to be nominated, cholen and certified as aforefaid, out of and for the faid University or City respectively, as shall make and fill up the full Number of Eight Commissioners: And that the Commissioners Commissioners aforefaid or the more Part of them, by the Autho- may appoint rity of this Act, shall have full Power to choose, nominate and appoint one or more fuch Perfon or Perfons as they shall think fit, to collect, gather and lay out the faid feveral Sums; and the Perfon and Perfons fo appointed shall gather and take up the faid Sums affeffed, by Diftrefs and Sale of the Goods of every Perfon refufing to pay the Tax or Affeilment imposed upon him, reftoring to the Perfon whofe Goods shall be fo distrained, the Overplus (if any be) of the Price thereof, being fold. And for that the faid Passage from Bercot aforefaid to the faid City of Oxford, is against the Stream, the Barges, Boats, Lighters or other Veffels, must of Neceflity in fome Places and at fome Times be haled up by the Strength of Men, Horses, Winches, Engines or other Means in that Behalf convenient; Be it therefore enacted by the Authority of this prefent Act, That it shall and may be lawful to and for Watermen, Boatmen, Bargemen and other Helpers of them, in Boatmen, &c. convenient Places, to have and use Winches, Ropes and other En- may go on Land. gines, and with the fame by Strength of Men and Horfes or either of them, going up the Land or Banks near the faid River or Paffage, through the faid Paffage, without the Hinderance, Trouble or Impeachment of any Perlon or Perlons, to draw or hale up the Barges, Boats, Lighters or other Veffels, doing none other Harm than only by going or treading upon the faid Land or Banks near adjoining as aforefaid.

When Commiffioners fail,

Lord Chancel-

lor, &c. may ap-

point others.

Collectors.

VI. Provided

Proviso for University and City.

Channel of Thames not to be diverted.

1 Jac. 1. c. 20. repealed. VI. Provided always, That no privileged Perfon of the Univerfity of Oxford fhall be taxed as aforefaid, without the Confent of Two or more of the Commissioners of or for the faid University, nor any Freemen inhabiting of or in the faid City, or the Suburbs or Liberties thereof, shall be taxed as aforefaid, without the Conient of Two or more of the Commissioners of or for the faid City.

VII. Provided alfo, That this Act, nor any Thing therein contained, fhall give Power and Authority to the faid Commiffioners or enable them to do any Act or Thing, whereby the faid River of *Thames* fhall be diverted or turned out of his ancient Courfe or Channel wherein the fame now runneth, or to draw more Water thence than fhall conveniently ferve for the faid Paffage.

VIII. And be it further enacted by the Authority of this prefent Parliament, That one Act of Parliament made in the Third Year of the King's Majefty's Reign, the Twentieth Chapter, intituled, An AB for clearing the Paffage by Water from London to and beyond the City of Oxon, shall be from henceforth utterly repealed and of noue Effect.

#### C A P. XXXIII.

An Act for Four intire Subfidies granted by the Spiritualty-EXP.

### C A P. XXXIV.

An Act for Three intire Subfidies, and Three Fifteenths and Tenths granted by the Temporalty. EXP.

#### C A P. XXXV.

An Act for the King's free and general Pardon.

[The Roll is here indorsed, "Rotulus Judicii reddit. in Parliamente "apud Westm. Anno vicesimo primo Jacobi Regis versus "Lionell. Comitem Middlesex," and is intistuled, "Altera pars "Rotuli Parliamenti tent. apud Westm. decimo nono Die "Februarii anno Regni Jacobi Regis Anglie, Scotie, Francie "et Hibernie, viz. Anglie, Francie et Hibernie vicesimo primo, "et Scotie quinquagesimo septimo," and contains only certain Proceedings which in the Calendar are intistuled, "An A&t con-"taining the Censure given in Parliament against "Lionell Earl of Middlesex."]

# End of the Statutes of King JAMES I.

Anno

# ( 779 )

# Anno Regni CAROLI Regis Angliæ, Scotiæ, Franciæ & Hiberniæ, primo. (A.D. 1625.)

[The Title of the Roll is as follows : " Rotulus Parliamenti tenti " apud Westmonasterium decimo octavo Die Junii anno Regni " ferenifiimi Domini noftri Caroli Dei Gratia Anglie, Scotie, " Francie et Hibernie Regis Fidei Defensoris, &c. primo."]

#### CAP. I.

An Act for punishing of divers Abuses committed on the Lord's Day, called Sunday.

FORASMUCH as there is nothing more acceptable to God than the true and fincere Service and Worship of him ac-<sup>4</sup> cording to his Holy Will, and that the holy keeping of the ' Lord's Day is a principal Part of the true Service of God, " which in very many Places of this Realm hath been and now ' is profaned and neglected by a diforderly fort of People, in exercifing and frequenting Bear-baiting, Bull-baiting, Inter-Iudes, Common Plays and other unlawful Exercises and Pastimes ' upon the Lord's Day; and for that many Quarrels, Bloodsheds ' and other great Inconveniences have grown by the Refort and Concourfe of People going out of their own Parishes to such disordered and unlawful Exercises and Pastimes, neglecting Di-• vine Service both in their own Parishes and elsewhere ;' Be it enacted by the King's most excellent Majesty, the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from and after Unlawful Meet-Forty Days next after the End of this Seffion of Parliament, ings, &c. forthere shall be no Meetings, Assemblies or Concourse of People out bidden. of their own Parishes on the Lord's Day, within this Realm of England or any the Dominions thereof, for any Sports and Paltimes whatfoever; nor any Bear-baiting, Bull-baiting, Interludes, Common Plays or other unlawful Exercifes and Pastimes, ufed by any Perfon or Perfons within their own Parifhes; and Penaky. that every Person or Persons offending in any the Premises, shall forfeit for every Offence Three Shillings Four Pence, the fame to be employed and converted to the Ufe of the Poor of the Parifh where fuch Offence shall be committed; and that any one Justice of the Peace of the County, or the Chief Officer or Officers of any City, Borough or Town Corporate, where fuch Offence shall be committed, upon his or their View, or Confession of the Party, or Proof of any one or more Witnefs by Oath, which the faid Justice or Chief Officer or Officers shall by virtue of this Act have Authority to minister, shall find any Person offending in the Premises, the faid Justice or Chief Officer or Officers shall give Warrant under his or their Hand and Seal, to the Conflables and Churchwardens of the Parish or Parishes where such Offence shall be committed, to levy the faid Penalty fo to be affeffed, by way of Diftrefs and Sale of the Goods of every Diffrefs. fuch Offender, rendering to the faid Offenders the Overplus of the Money railed of the faid Goods fo to be fold; and in default

Stocks

General Iffue. Limitation of Action. Ecclefiaftical Jurifdiction.

Cominmence.

fault of fuch Diffrefs, that the Party offending be fet publickly in the Stocks by the Space of Three Hours; and that if any Man be fued or impeached for Execution of this Law, he shall and may plead the General Issue and give the faid Matter of Justification in Evidence: Provided, That no Man be impeached by this Act except he be called in question within one Month next after the faid Offence committed: Provided alfo, That the Ecclefastical Jurifdiction within this Realm, or any the Dominions thereof, by virtue of this Act or any Thing therein contained, shall not be abridged, but that the Ecclessifical Court may punish the faid Offences as if this Act had not been made. This Act to continue until the End of the First Session of the next Parliament and no longer.

[Continued, 3 Car. 1. c. 4. § 22. 16 Car. 1. c. 4. Enforced, 29 Car. 2. c. 7.]

#### CAP. II.

An Act to enable the King to make Leafes of Lands, Parcel of His Highnels Duchy of *Cornwall*, or annexed to the fame.

• W HEREAS the King our Sovereign Lord being, in the • U Lifetime of his Royal Father of bleffed Memory, feifed • of the faid Dukedom of Cornwall, did bargain and contract for • Leafes and Eftates to be made of divers Meffuages, Lands, • Tenements and Hereditaments, Parcel of the faid Dukedom • of Cornwall, which Leafes and Eftates His Majefty was enabled • to have made in his Father's Life-time, by an Act of Parlia-• ment made in the laft Seffion of Parliament, intituled, An AE • to enable the noft excellent Prince Charles, to make Leafes of Lands, • Parcel of His Highue's Ducby of Cornwall, or annexed to the • fame : And becaufe His Majefty having received divers Fines • and Sums of Money, according to the faid Contracts, and having • entered into Treaty with divers others for like Eftates, the • finifking of which Contracts, and making the faid Leafes, was • prevented by His Majefty's Accefs to the Imperial Crown of • this Realm, is gracioully pleafed for the Good of his poor Te-• nants of the faid Duchy Lands, to proceed to the full Accom-• plifhment of the Contracts, and Leafes of the Premifes:'

II. Be it therefore enacted by our faid Sovereign Lord the King, the Lords Spiritual and Temporal, and Commons, in this pretent Parliament affembled, and by the Authority of this prefent Parliament, That all Leafes to be made within the Space of Three Years next enfuing by our faid Sovereign Lord the King, by Letters Patents, Indentures or other Writings under his Great Seal of *England*, or Seal of the Court of Exchequer, of any Manors, Lands, Tenements or Hereditaments, Parcel of the Poffeffions of the faid Duchy of *Cornwall*, or annexed to the faine, fhall be good and effectual in Law, according to the Purport and Content of the faid Leafes, againit our faid Sovereign Lord the King's Majeily, his Heirs and Succeffors, and againft all and every Perfon or Perfons that fhall hereafter have, inherit or enjoy the faid Dukedom of *Cornwall*, by force of any Act of Parliament, or other Limitation whatfoever.

III. Provided

**#E Jac. 1.** c. 29.

Lexies made within Three Years

III. Provided always, That every fuch Leafe fo to be made, of Exceptions any Manors, Lands, Tenements or Hereditaments in Poffeffion. shall be made but for Three Lives, or fewer, or for One and thirty Years or under, or fome other Term of Years determinable upon One, Two or Three Lives, and not above : And if fuch Leafes be made in Reversion, that then the same, together with the Estates in Possession, do not exceed Three Lives, or the Term of One and thirty Years, and not in any wife difpunishable of Wafte ; and to as upon every fuch Leafe fhall be referved the an- Ancient Rem. cient or most usual Rent, or such Rent as hath been yielded or &c. referved. payed for the greater Part of Twenty Years next before the making of the faid Leafes, and shall be referved due and payable by or to him or her that shall have the Inheritance or other Estate of the faid Manors, Lands, Tenements or Hereditaments: And where no fuch Rent hath been referved or payable, that then upon every fuch Leafe there shall be referved a reasonable Rent, not being under the Twentieth Part of the clear yearly Value of the Manors, Lands, Tenements or Hereditaments contained in fuch Leafe.

IV. And be it further ordained and enacted by Authority of Covenants, and this prefent Parliament, That all Covenants, Conditions and Re- good. fervations, and other Agreements contained in every Leafe fo to be made as aforefaid, shall be good and effectual in Law, according to the Words and Contents of the fame, as well for and against them to whom the Reversion of the fame Manors, Lands, Tenements or Hereditaments shall come, as for and against them to whom the faid Leafes shall come respectively, as if our faid Sovereign Lord the King's Majefty at the Time of the making of fuch Covenants, Conditions and Refervations, and other Agreements, were feifed of an absolute and indefeizable Eftate in Fee-fimple, in the fame Manors, Lands, Tenements or Hereditaments : Saving General See always to all and every Perfon and Perfons, Bodies Politick and Corporate, their Heirs and Succeffors, Executors, Administrators and Affigns, other than our faid Sovereign Lord the King's Majefty, and his Heirs, and all and every Perfon and Perfons that Ihall hereafter have, inherit or enjoy the faid Dukedom of Cornwall, by force of any Act of Parliament, or other Limitation whatfoever ; all fuch Rights, Titles, Estates, Customs, Interests. Terms, Claims and Demands what foever, of what Kind, Nature or Quality soever, of, in, to or out of the faid Manors, Lands, Tenements or Hereditaments, or any of them, as they or any of them had, or ought to have had before the making of this Act. to all Intents and Purpofes, and in as large and ample Manner and Form as if this Act had never been had or made; this Act or any Thing therein contained to the contrary notwithftanding.

#### CAP. III.

An Act for the Eafe in obtaining of Licences of Alienation, and in the Pleading of Alienations with Licence. or of Pardons of Alienations without Licence, in the Court of Exchequer, and elfewhere.

"HAT the King's Tenures, which are a principal Flower of Licenses of the Crown, may not be concealed, and yet that the Tenants Alienations of the King may not be unneceffairly charged; Be it enacted general

by

by Authority of this prefent Parliament, That from and after the End of this prefent Seffion of Parliament, all Licences of Alienation to be had and obtained, other than upon raifing of Ufes by force of any Deed, from or out of the Eltate of the Covenantor, shall be general to aliene without expressing any Ufes.

II. And be it further enacted, That from and after the End of this prefent Seffion of Parliament, there shall be paid to the Treafurer's Remembrancer in the Court of Exchequer, which now is, or at any Time hereafter shall be, or to any other Court or Place in what Office those Pleadings are or shall be, and to his or their Clerk, or any under them, for the drawing, pleading, entering, finishing and discharging of an Alienation with Licence, or of a Pardon of Alienation without Licence, and the Ufes of the fame, in fuch Cafes only where the Subject by the Laws and Statutes of this Realm ought to plead, the Sum of Twenty fix Shillings and Eight Pence, and no more : And if the Treafurer's Remembrancer for the Time being, or any other Officer by himfelf or his Clerk, or any other Perfon whatfoever, fhall at any time or times, from and after the End of this prefent Seffion of Parliament, exact, tax or receive any other or greater Fee, Reward, Gratuity or Sum of Money, directly or indirectly, upon any Colour or Pretence whatfoever, for the Caufes aforefaid, or any of them, or for any Thing thereunto belonging, that the Offender therein, contrary to the true Meaning of this Act, shall forfeit and lofe to the Party grieved the Sum of Five Shillings for every Penny which he shall receive beyond or above, or other than the Sum of Twenty fix Shillings Eight Pence before mentioned ; fuch Forfeitures to be recovered by the Party grieved by Infor-mation or Action of Debt, to be brought in the Courts of King's Bench or Common Pleas, at the Election of the Plaintiff: wherein no Privilege, Protection or Inhibition, or Injunction, Ley-Gager or Effoin, shall be allowed to the Defendant.

III. And be it further enacted, That every Officer, Clerk or other Minister of the faid Court of Exchequer, which at any Time after the End of this prefent Session of Parliament shall offend herein, and be thereof duly convicted, shall be from thenceforth utterly disabled to be or continue an Officer or Clerk, or to have any Employment in the said Court of Exchequer, or any other Court of Justice.

### CAP. IV.

An Act for the further Restraint of Tipling in Inns, Alehouses and other Victualling-houses.

HEREAS in the laft Parliament it was enacted, That if any Perfon or Perfons, wherefoever his or their Habitation o. Abiding be, should after be found upon View, or his own Confection, or Proof of one Witnefs, to be tipling in an Inn, Alehound an Victualling-house; such Perfon or Perfons should be thence. It adjudged and construed to be within the Statutes of the First and Fourth Years of the late King's Majesty's Reign, King Januer of famous Memory; the one intituled, An All to refirain the inordinate baunting or tipling in Inas, Alebonfes and other View. Ung-boufes; and the other intitued,

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Penaky.

Penalty.

Offence.

Strangers as well as Inhabitants, tipling in Inns, &c.

1 Jac. 1. c. 9.

Test

An AB to reprefs the odious and loathfome Sin of Drunkennefs; 38 4 Jac. 1. c. 5.

' if he or they had inhabited and dwelled in the City, Town " Corporate, Market-Town, Village or Hamlet, where the Inn, · Alehoufe or Victualling-houfe was or should be, where he or • they should be fo found tipling, should incur the like Penalty, • and the fame to be in fuch fort levied and disposed, as in the · faid Act is expressed, concerning fuch as there inhabit ; but no • Punifhment by any or either of the faid Acts, or by any • other Statute, is inflicted upon the Inn-keeper, Aleboufe-· keeper or Vicualler, that permits or fuffers fuch Perfon or Perfons not there inhabiting, to tiple in his Inn, Alehouse or Vic-' tualling-house:' For Remedy whereof, Be it enacted, That every Inn-keeper, Alehouse-keeper and other Victualler, that at any time after the End of this Sellion of Parliament shall permit and fuffer any Perfon or Perfons not inhabiting in the City, Town Corporate, Market-Town, Village or Hamlet, where fuch Inv, Alchouse or Victualling-house is or shall be, to tiple in the faid Inn, Alehouse or Victualling-house, contrary to the true Intent of any or either of the faid former Statutes, the faid Inn-keeper, Alehoufe-keeper and Victualler fo of ending shall incur the fame Penalty, and in fuch manner to be proved, levied and difpofed, Penalty. as in the former Statute of the First Year of his faid late Ma- 1 Jac. 1. c. jefty's Reign is appointed for permitting fuch to tiple as dwell in the fame City, Town Corporate, Market-Town, Village or Hamlet.

II. And be it further enacted, That the Keepers of Taverns, and fuch as do fell Wine in their Houses, and do also keep Inns or Victualling in their Houfes, thall be taken to be within the faid Two former Statutes, and alfo within this Statute.

#### CAP. V.

An A& for the Confirmation of Sublidies granted by the Clergy. EXP.

# CAP. VI.

An Act for the Grant of two entire Subfidies granted by the Temporalty. EXP.

### C A P. VII.

An Act that this Seffion of Parliament shall not determine by His Majesty's Royal Assent to this and some other Acts. EXP.

THE King's most excellent Majesty, taking into his gracious and princely Confideration the many and weighty Bufineffes, which in this prefent Parliament have been begun, most whereof yet depend unfinished; and confidering the present Danger, by the Increase of the Sickness, and the Inconveniency of the Season, and other important Reasons that do necessarily require a speedy Adjournment of the Parliament at this time, before fo many and great Affairs can be deliberately and maturely concluded and determined : And to take away all Doubt, whether his Majefty's Royal

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Royal Affent unto one or more Acts of Parliament will not be a Determination of this prefent Seffion :

II. His Majefty is well pleafed that it may be enacted; and be it enacted by Authority of this prefent Parliament, That His Majefty at his good Pleafure may, before the Adjournment of this Parliament, either in Perfon, or by his Commiffion or Letters Patents, as to him fhall feem good, give his Royal Affent unto fuch and fo many Bills purporting Acts of Parliament, (having by the Affent of the Lords Spiritual and Temporal, and Commons, paffed in this prefent Parliament), as to His moft excellent Majefty fhall be found expedient: And that notwithftanding fuch Affent to any fuch Bills, or to this prefent Act, this prefent Seffion of Parliament fhall not thereby determine; but the fame to be adjourned, as to His Majefty fhall be found requifite for the general Good and Welfare of this Kingdom.

III. And that all Bills and Matters whatfoever depending in the fame Parliament, not fully determined or enacted before fuch Adjournment, shall remain and continue in the same State and Plight as they are or shall be the Day of the faid Adjournment : And that all Statutes and Acts of Parliament, which are to have Continuance unto the End of this present Seffion, shall be of full Force after the faid Adjournment, until this prefent Seffion be fully ended and determined : And if this Seffion shall determine by Diffolution of this prefent Parliament, then all the Acts aforefaid shall be continued until the End of the First Seffion of the next Parliament : And all Statutes and Acts of Parliament, which before the faid Adjournment shall pass by His Majesty's Royal Affent, shall be put in Execution immediately after Forty Days after the faid Adjournment, notwithstanding that by the Words or Letter of the faid Acts, or any of them, they be limited to take effect, or be put in Execution, from or at any time after the End of this prefent Seffion.

Anno

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The King's Royal Affent to this and other Acts shall not determine the Seffion.

Matters depend-

Acts to remain in force.

# Anno Regni CAROLI Regis Angliæ, Scotiæ, Franciæ & Hiberniæ, tertio. (A.D.1627.)

A ROLL of the Parliament holden at Westminster the Seventeenth Day of March, in the Third Year of the Reign of our most gracious Sovereign Lord CHARLES, by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, Sc.

The Petition exhibited to His Majefty by the Lords Spiritual and, Temporal, and Commons, in this prefent Parliament affembled, concerning divers Rights and Liberties of the Subjects, with the King's Majefty's Royal Answer thereunto in full Parliament. Sec. A.

#### C. Starter To the King's most excellent Majesty.

"HUMBLY thew unto your Sovereign Lord the King, the" Lords Spiritual and Temporal, and Commons, in Parlia. ' ment affembled. That whereas it is declared and enacted by a • Statute made in the time of the Reign of King Edward the · First, commonly called Statutum de Tallagio non concedendo, that 34 E. I. Sut. • no Tallage or Aid shall be laid or levied by the King or his c. 1. " Heirs in this Realm, without the good Will and Affent of "the Archbishops, Bishops, Earls, Barons, Knights, Burgesses . and other the Freemen of the Commonalty of this Realm; and · by the Authority of Parliament holden in the Five and twen-· tieth Year of the Reign of King Edward the Third, it is de- 25 E. 3. clared and enacted, that from thenceforth no Perfon should be compelled to make any Loans to the King against his Will, I E. 3. Stat. 2. · because fuch Loans were against Reason and the Franchise of c. 6. • the Land; and by other Laws of this Realm it is provided, 11 R. 2. c. 9. • that none (hould be charged by any Charge or Impolition 1 R. 3. c. 2. • that none should be charged by any Charge or Imposition · called a Benevolence, nor by fuch like Charge ; by which the · Statutes before mentioned, and other the good Laws and Sta-• tutes of this Realm, Your Subjects have inherited this Freedom, " that they should not be compelled to contribute to any Tax, Tallage, Aid or other like Charge not fet by Common Confent · in Parliament.

" II. Yet neverthelefs, of late divers Commissions directed to < fundry Commiffioners in feveral Counties, with Instructions, have · iffued ; by means whereof Your People have been in divers · Places affembled, and required to lend certain Sums of Money " unto Your Majefty, and many of them, upon their Refufal fo to . do, have had an Oath administered unto them not warrantable • by the Laws or Statutes of this Realm ; and have been con- ftrained to become bound to make Appearance and give Atten-"dance before Your Privy Council and in other Places; and • others of them have been therefore imprisoned, confined, and fundry other Ways molefted and difquieted; and divers other · Charges have been laid and levied upon Your People in feveral 3 E VOL. IV. Counties

<sup>c</sup> Counties by Lord Lieutenants, Deputy Lieutenants, Com-<sup>miffioners</sup> for Musters, Justices of Peace and others, by Com-<sup>mand</sup> or Direction from Your Majesty, or Your Privy Council,

against the Laws and Free Customs of the Realm.]

III. And where also by the Statute called *The Great Charter*of the Liberties of England, it is declared and enacted, That no
Freeman may be taken or imprisoned, or be diffeised of his
Freehold or Liberties, or his Free Customs, or be outlawed or
exiled, or in any manner destroyed, but by the lawful Judgment of his Peers, or by the Law of the Land.

• IV. And in the Eight and twentieth Year of the Reign of • King Edward the Third, it was declared and enacted by Au-• thority of Parliament, That no Man of what Effate or Condi-• tion that he be, flowld be put out of his Land or Tenements, • nor taken, nor imprifoned, nor differited, nor put to Death, • without being brought to answer by due Process of Law :

• V. Neverthele's against the Tenor of the faid Statutes, and • other the good Laws and Statutes of Your Realm to that End • provided, divers of Your Subjects have of late been imprifoned • without any Caufe shewed; and when for their Deliverance they • were brought before your Justices by Your Majesty's Writs of • Habeas Corpus, there to undergo and receive as the Court should • order, and their Keepers commanded to certify the Caufes of • their Detainer, no Caufe was certified, but that they were de-• tained by Your Majesty's special Command, fignified by the • Lords of Your Privy Council, and yet were returned back to • feveral Prilons, without being charged with any Thing to which • they might make Answer according to the Law.

/\* VI. And whereas of late great Companies of Soldiers and
 Mariners have been difperfed into divers Counties of the Realm,
 and the Inhabitants against their Wills have been compelled to
 receive them into their Houses, and there to fuffer them to fo journ, against the Laws and Customs of this Realm, and to the
 great Grievance and Vexation of the People :

· VII. And whereas also by Authority of Parliament, in the " Five and twentieth Year of the Reign of King Edward the · Third, it is declared and enacted, That no Man should be fore-• judged of Life or Limb against the Form of the Great Charter and the Law of the Land; and by the faid Great Charter and \* other the Laws and Statutes of this Your Realm, no Man ought to be adjudged to Death but by the Laws established in this ' Your Realm, either by the Cuftoms of the fame Realm, or by · Acts of Parliament: And whereas no Offender of what Kind Ioever is exempted from the Proceedings to be used, and Punifi-" ments to be inflicted by the Laws and Statutes of this Your Realm : Nevertheless of late times divers Commissions under "Your Majelty's Great Seal have iffued forth, by which certain · Perfons have been affigned and appointed Commiffioners, with · Power and Authority to proceed within the Land, according to the Juffice of Martial Law, against fuch Soldiers or Mari-' ners, or other diffolute Perfons joining with them, as should 6 commit any Murther, Robbery, Felony, Mutiny or other Out-• rage or Mildemeanour whatfoever, and by fuch furmary Course " and Order as is agreeable to Martial Law, and as is used in · Armits in time of War, to proceed to the Trial and Con-A demnation

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9 H. 3. M. C. c. 29.

28 E. 3. e. 3.

25 E. 3. Stat. 5. 4.4 demnation of fuch Offenders, and them to caufe to be executed and put to Death according to the Law Martial:

<sup>4</sup> VIII. By Pretext whereof fome of Your Majefty's Subjects <sup>6</sup> have been by fome of the faid Commiffioners put to Death, <sup>6</sup> when and where, if by the Laws and Statutes of the Land they <sup>6</sup> had deferved Death, by the fame Laws and Statutes alfo they <sup>6</sup> might, and by no other ought to have been judged and <sup>6</sup> executed:

<sup>6</sup> IX. And alfo fundry grievous Offenders, by colour thereof <sup>7</sup> claiming an Exemption, have efcaped the Punifhments due to <sup>6</sup> them by the Laws and Statutes of this Your Realm, by reafon <sup>6</sup> that divers of your Officers and Minifters of Juftice have unjuftly <sup>6</sup> refufed or forborn to proceed againft fuch Offenders according <sup>6</sup> to the fame Laws and Statutes, upon Pretence that the faid <sup>6</sup> Offenders were punifhable only by Martial Law, and by Autho-<sup>6</sup> rity of fuch Commiffions as aforefaid 1 Which Commiffions, and <sup>6</sup> all other of like Nature, are wholly and directly contrary to the <sup>6</sup> faid Laws and Statutes of this Your Realm :<sup>7</sup>

X. They do therefore humbly pray Your most excellent Ma- The Penizon jefty, That no Man hereafter be compelled to make or yield any Gift, Loan, Benevolence, Tax or fuch like Charge, without Common Confent by Act of Parliament; and that none be called to make Answer, or take fucb Oath, or to give Attendance, or be confined, or otherwise molested or disquieted concerning the fame, or for Refutal thereof; and that no Freeman, in any fuch Manner as is before mentioned, be imprisoned or detained; and that Your Majesty would be pleased to remove the faid Soldiers and Mariners; and that the aforefaid Commissions for proceeding by Martial Law, may be revoked and annulled; and that hereafter no Commissions of like Nature may issue f th to any Perfon or Perfons whatfoever to be executed as aforefaid, left by colour of them any of Your Majesty's Subjects be destroyed, or put to Death contrary to the Laws and Franchise of the Land.

XI. All which they most humbly pray of Your most excellent Majefty as their Rights and Liberties according to the Laws and Statutes of this Realm; and that Your Majefty would also vouchfafe to declare, that the Awards, Doings and Proceedings, to the Prejudice of Your People in any of the Premises shall not be drawn hereafter into Confequence or Example; and that Your Majefty would be also graciously pleased, for the further Comfort and Safety of Your People, to declare Your Royal Will and Pleasure, that in the Things aforefaid all your Officers and Ministers shall ferve You according to the Laws and Statutes of this Realm, as they tender the Honour of Your Majefty, and the Profperity of this Kingdom. Qua quidem Petitione less of plenius intelless per distum Dominum Regen taliter eft responsion in pleno Parliamento, viz. Soit droit fait come eft defire.

[See 47 G. 3. Seff. 1. c. 32. § 40. Rufb. Coll. Vol. 1. p. 574. And Note: The above is numbered 1. on the Roll, being the fame Roll which contains the AEs of this Year; and the Anfwer as above flated is the whole that appears upon the Roll.]

2 E s

# CAP. I.

An Act for the further Reformation of fundry Abuses committed on the Lord's Day, commonly called Sunday.

# [This At is numbered 4. on the Rolt.]

ORASMUCH as the Lord's Day commonly called Sunday, is much broken and profaned by Carriers, Wag-' goners, Carters, Wam-men, Butchers and Drovers of Cattle, ' to the great Difhonour of God, and Reproach of Religion :' Be it therefore enacted by the King's most excellent Majefly, and Lords Spiritual and Temporal, and by the Commons, in this prefent Parliament affembled, and by the Authority of the fame, That no Carrier with any Horfe or Horfes, nor Waggon-men with any Waggon or Waggons, nor Carmen with any Cart or Carts, nor Wain-man with any Wain or Wains, nor Drovers with any Cattle, shall after Forty Days next after the End of this prefent Selfion of Parliament, by themfelves, or any other, travel upon the faid Day, upon Pain that every Perfon and Perfons fo offending shall lose and forfeit Twenty Shillings for every such Offence: Or if any Butcher, by himself or any other for him by his Privity or Confent, shall, after the End of the faid Forty Days, kill or fell any Victual upon the faid Day, that then every fuch Butcher shall forfeit and lose for every fuch Offence the Sum of Six Shillings and Eight Pence; the faid Offences, and every of them being done in View of any Justice of Peace, Mayor or other Head Officer, of any City or Town Corporate within their Limits respectively, or being proved upon Oath by Two or more Witneffes, or by the Confellion of the Party offending, before any fuch Juffice, Mayor or Head Officer, within their feveral Limits respectively, wherein such Offence shall be committed : To which End every fuch Justice, Mayor or Head Officer, shall have Power by this Act to minister an Oath to fuch Witnefs or Witneffes: All which Sums or Penalties shall or may be levied by any Conflable or Churchwarden, by Warrant from any fuch Juffice or Juffices of the Peace, Mayor or other Head Officer, as aforefaid, within their feveral Limits where fuch Offence shall be committed or done, by Diffress and Sale of the Offender's Goods, rendering to the Party the Overplus, or shall be recovered by any Perfon or Perfons' that will fue for the fame, by Bill, Plaint, or Information, in any of His Majefty's Courts of Record, in any City or Town Corporate, before His Majefty's Juffices of the Peace in their General Seffions of the Peace : All which Forfeitures shall be employed to and for the Use of the Poor of the Parishes where the faid Offences shall be committed or done, faving only that it shall be lawful to and for any fuch Juffice, Mayor or Head Officer, out of the faid Forfeitures, to reward any fuch Person or Persons that shall inform or otherwise prosecute any Person or Persons offending against this present Act, according to their Discretions, so that such Reward exceed not the third Part of the Forfeiture : Provided that fuch Bill, Plaint or Information, shall be commenced, fued and profecuted in the County, City or Town Corporate, where fuch Offence shall be committed and done, and not ellewhere ; wherein no Effoin, Protection or Wager of Law shall be allowed to the Defendant : Provided

Carrier, &c. travelling.

Penalty. Butchers felling or killing. Penalty.

Diffrefs.

Penalties how applied, &c.

vided always, that it shall be lawful for any Constable or Churchwarden, that shall have any Suit or Action brought against them for any Diffress by them or any of them to be taken by Force of this prefent Act, to plead the General Iffue, and to give the General Iffue. fpecial Matter in Evidence : Provided likewife, that no Perfon or Perfons whatfoever shall be impeached by this Act, unless he be thereof questioned within Six Months after the Offence committed : Provided further, that this Act shall not in any Sort abridge or take away the Authority of the Courts Ecclesiaftical. This Act to continue to the End of the First Session of the next Continuance, Parliament.

[Enforced by 29 Car. 2. e. 7.]

#### CAP. II.

An Act to reftrain the Paffing or Sending of any to be Popishly-bred beyond the Seas.

FORASMUCH as divers ill affected Perfons to the true Re-ligion established within this Parlan ligion established within this Realm, have fent their Children ' into foreign Parts to be bred up in Popery, notwithstanding the · Restraint thereof by the Statute made in the First Year of the · Reign of our late Sovereign Lord King James of famous Me-' mory ;' Be it enacted, That the faid Statute shall be put in due 1 Jac. 1. c. 4. Execution: And be it further enacted by the King's most excellent Majefty, and the Lords Spiritual and Temporal, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That in cafe any Perfon or Perfons under the Obe- Going or fending dience of the King, His Heirs and Succeffors, at any Time after any other bethe End of this Seffion of Parliament, shall pass or go, or shall youd Sea to be convey or fend, or caufe to be fent or conveyed, any Child or Popery, &c. other Perfon, out of any of the King's Dominions, unto any the Parts beyond the Seas, out of the King's Obedience, to the Intent and Purpofe to enter into, or be relident or trained up in any Priory, Abbey, Nunnery, Popifh University, College or School, or House of Jesuits, Priests, or in any private Popish Family, and shall be there by any Jesuits, Seminary Priests, Friar, Monk or other Popish Person, instructed, persuaded or strengthened in the Popish Religion, in any Sort to profess the same, or shall convey or fend, or caufe to be conveyed or fent, by the Hands or Means of any Perlon whatfoever, any Sum or Sums of Money, or other Thing, for or towards the Maintenance of any Child or other Perfon already gone or fent, or to go or to be fent, and trained and instructed as is aforefaid, or under the Name or Colour of any Charity, Benevolence or Alms, towards the Relief of any Priory, Abbey, Nunnery, College, School, or any Religious House whatfoever : Every Perfon fo fending, conveying or caufing to Penalty. be sent and conveyed, as well any fuch Child or other Person, as any Sum or Sums of Money, or other Thing, and every Perfon pailing or being fent beyond the Seas, being thereof lawfully convicted, in or upon any Information, Prefentment or Indictment, as is aforefaid, shall be disabled from thenceforth to fue or use any Action, Bill, Plaint or Information, in Course of Law, or to profecute any Suit in any Court of Equity, or to be Committee of any Ward, or Executor or Administrator to any 3 E 3 Perfon,

trained up in

Perfon, or capable of any Legacy or Deed of Gift, or to bear any Office within the Realm; and fhall lofe and forfeit all his Goods and Chattels, and fhall forfeit all his Lands, Tenements and Hereditaments, Rents, Annuities, Offices and Eftates of Freehold, for and during his natural Life. II. Provided always, That no Perfon fent or conveyed as

II. Provided always, That no Person sent or conveyed as aforefaid, that shall within Six Months after his Return into this Realm conform himself unto the present Religion established in this Church of *England*, and receive the Sacrament of the Lord's Supper, according to the Statutes made concerning Conformity in other Cases required from Popish Recusants, shall incur any the Penalties aforefaid.

III. And it is enacted, That all and every the Offences against this Statute may be enquired, heard and determined before the Justices of the King's Bench, or Justices of Affize or Gaol-delivery, or of *Oger* and *Terminer*, of fuch Counties where the Offenders did last dwell or abide, or whence they departed out of this Kingdom, or where they were taken.

IV. Provided alfo, That if any Perfon or Child, fo paffing or fent, or now being beyond the Sea, shall after his Return into this Realm conform himfelf to this Religion established in the Church of *England*, and receive the Sacrament of the Lord his Supper, according to the Statutes made for or concerning Conformity in other Cales required from Popish Recufants, for and during such time as he or the shall fo continue in such Conformity and Obedience, according to the true Intent and Meaning of the faid Laws and Statutes, shall have his or her Lands restored to them again.

# [See 31 G. 3. c. 32, § 4.]

# CAP. III.

# An Act for the better Suppreffing of unlicenced Alehoufekeepers,

WHEREAS by an Act made in the Fifth Year of the Reign of King Edward the Sixth. of famous Memory Reign of King Edward the Sixth, of famous Memory, intituled, An AB for Keepers of Aleboufes to be bound by Recogni-' zance, amongst other Things it is enacted, That if any Person • or Perfons, other than fuch as should be from thenceforth ad-" mitted and allowed by the Justices mentioned in the faid AA, should after the Day in the faid Act limited, obstinately and " upon his own Authority, take upon him or them to keep a common Alehoufe or Tippling-houfe, or should, contrary to the . Commandment of the faid Juffices, or Two of them, use com-• monly felling of Ale or Beer, that then faid Juffices of Peace, or Two of them, (whereof one to be of the Quorum), should, for every fuch Offence, commit every fuch Perlon or Perlons fo offending to the Common Gaol within the fame Shire, City, Bo-rough, Town Corporate, Franchife or Liberty, there to re-main without Bail or Mainprize by the Space of Three Days: And before his or their Deliverance, the faid Juffices fhould ' take Recognizance of him or them fo committed, with Two · Sureties, that he or they should not keep any common Ale-+ house, Tippling-house, or use commonly selling of Ale or Beer, " **26** 

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Provilo fer Converta.

Offences how determined.

Returning and conforming.

5 & 6 E. 6. a 15.

• as by the Difcretion of the faid Juffices fould feem convenient : And the faid Justices should make Certificate of every fuch \* Recognizance and Offence at the next Quarter-Seffions that . should be holden within the fame Shire, City, Borough, Town Corporate, Franchife or Liberty where the fame should be com-" mitted or done; which Certificate should be a sufficient Conviction in Law of the fame Offence: And the faid Juffices of · Peace, upon the faid Certificate made, should, in open Sessions, · affels the Fine for every fuch Offence, at Twenty Shillings; • as by the faid Act may appear : Which Law hath not wrought · fuch Reformation as was intended, for that the faid Fine of " Twenty Shillings is feldom levied, and for that many of the faid Offenders, by Reafon of their Poverty, are neither able to ' pay the faid Fine of Twenty Shillings, nor yet to bear their own Charges of conveying them to the Gaol; and moreover do leave a great Charge of Wife and Children upon the Parifhes wherein they live : In regard whereof, the Conftables and other · Officers are much difcouraged in prefenting them, and the Offenders become obftinate and incorrigible :'

II. For Remedy whereof, be it enacted by the Authority of Keeping Alethis prefent Parliament, That if any Perfon or Perfons, after house, &c. with-Forty Days next enfuing the End of this prefent Seffion of out Licence. Parliament, shall, upon his own Authority, not being thereunto lawfully licenced, take upon him, her or them, to keep a common Alehoufe or Tippling-houfe, or use commonly felling of Ale, Beer, Cyder or Perry, that then every fuch Perfon or Perfons shall, for every fuch Offence, forfeit and lose the Sum of Penahy. Twenty Shillings of Current Money of England, to the Ufe of the Poor of the Parish where such Offence shall be committed, the fame Offence being viewed and feen by any Mayor, Bailiff or Juffice of Peace, or other Head Officer, within their feveral Limits, or confessed by the Party fo offending, or proved by the Oath of Two Witneffes, to be taken before any Mayor, Bailiff or other Head Officer, or any one or more Justice or Justices of the Peace, who by virtue of this Act shall be authorized to minister the faid Oath to any Person or Persons that can or will justify the fame, being within the Limits of their faid Commission : The faid Penalty to be levied by the Constables or Churchwardens How applied of the Parish or Parishes where the said Offence shall be committed, who shall be accountable therefore to the Use of the Poor of the faid Parish, by way of Distress to be taken and detained by Warrant or Precept from the faid Mayor, Bailiff, Juffice or Juftices or other Head Officer by whom the faid Offence shall be viewed, or before whom the fame shall be confessed or proved as aforefaid : And for Default of Satisfaction within Three Days next enfuing, the faid Diffrefs to be by the faid Conftables or Churchwardens appraised and fold, and the Overplus to be delivered to the Party or Parties offending, and this to be only for the First Offence : And if such Offender or Offenders shall Punishment. not have sufficient Goods and Chattels, whereby the said Twenty Shillings may be levied by way of Diftrefs as aforefaid, or shall not pay the faid Sum of Twenty Shillings within Six Days after such Conviction as aforefaid; that then the faid Mayor, Bailiff, Juttice or Juttices, or other Head Officer before whom the faid Offender shall be convicted as aforefaid, shall commit all and

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55.

and every the faid Offender or Offenders to fome Conflable or Constables, or other inferior Officer or Officers of the City, Borough, Town, Parish or Hamlet, where the Offence shall be committed, or the Party apprehended, to be openly whipped for the faid Offence, as the faid Juffice or Juffices shall limit or appoint.

III. And be it enacted by the Authority aforefaid, That if any Constable or inferior Officer shall neglect to execute the faid Precept or Warrant, or do refuse, or do not execute, by himself or fome other to be by him appointed, upon the Offender, the Punishment limited by this Statute, that in that Cafe it shall and may be lawful for the faid Mayor, Bailiff, Justice and Justices of Peace or other Head Officer, to commit the Conftable or other inferior Officer fo refusing, or not executing the faid Punishment by himself or some other, to the Common Gaol of the faid County, City or Town Corporate, there to remain without Bail or Mainprize, until the faid Offender or Offenders shall be by the faid Conftable or Conftables, or other inferior Officer fo refuting, or not executing the faid Punishment, or fome by his or their Procurement, punished and whipped as is above limited and declared, or until he or they fo neglecting or refusing shall have paid the Sum of Forty Shillings of lawful Money of England, unto the Use of the Poor of the Parish, for their faid Contempt.

IV. And be it further enacted, That if the faid Offender or Offenders, being an unlicenced Alehouse-keeper, shall offend in any of the Premifes the fecond time, and be thereof lawfully convicted in Manner and Form aforefaid, that then the faid Mayor, Bailiff, Juffice or Juffices of Peace or other Head Officer, shall commit him, her or them unto the House of Correction, there to remain for the Space of One Month, and be dealt withal as idle, lewd and diforderly Perfons : And if fuch Perfon or Perfons shall again offend, and shall be thereof convicted as aforefaid, that then the faid Offender or Offenders for every fuch Offence shall be committed unto the faid House of Correction as aforefaid, there to remain until by Order of the Juffices in their General Seffions for the County, City, Borough or Franchife, he, fhe or they fhall be delivered from thence.

V. Provided always, That fuch Offender or Offenders as shall be punished by virtue of this Act, shall not be punished again for the fame Offence ly the former Act made in the Fifth Year of King Edward the Sixth afore mentioned; and that fuch Offender or Öffenders as shall be punished by virtue of the before mentioned Act made in the Fifth Year of King Edward the Sixth, shall not be punished again for the fame Offence by virtue of this prefent Act, nor any Thing therein contained.

Proviso for Fairs. VI. Provided always, That in fuch Towns and Places where any Fair or Fairs shall be kept, that for the time only of the same Fair or Fairs it shall be lawful for every Person or Persons to ule common felling of Ale or Beer in Booths or other Places there, for the Relief of the King's Subjects that shall repair unto the fame, in fuch like Manner and Sort as hath been used and done in Times paft : this Act or any Thing therein contained to the contrary notwithftanding.

[Licencing Aleboufes regulated, 26 G. 2. c. 31.]

Officer neglecting to punish.

Penalty.

Second and Third Offence.

Imprilonment.

Provido

& 6 E. 6. c. 25.

CAP.

### CAP. IV.

An Act for Continuance and Repeal of divers Statutes.

BE it enacted by the Authority of this prefent Parliament, That one Act made in the First Year of the Reign of the late Queen Elizabeth, intituled, An Act for the Prefervation of Spawn I Eliz. c. 17and Fry of Fifb, except the Proviso in the faid Act mentioned, that the fame Act shall not extend to the Rivers of Tweed, nor Waters or Rivers whereof the Queen was answered of any yearly Rent or Profit, nor to Farmers, Owners or Occupiers of the Rivers of IVye, Ujke and other Rivers in the faid Provifo mentioned or contained.

II. One Act made in the Thirteenth Year of the Reign of the late Queen Elizabeth, intituled, An At touching Leafes of Benefices, 43 Eliz. c. 20. and other Ecclefiaffical Livings with Cure, together with all and every 14 Fliz. c. 11. Explanations, Additions and Alterations thereof, or of any of 18 Eliz. c. 11. them, or to any of them, made by feveral Statutes in the Four- 43 Eliz. c. 9. teenth, Eighteenth and Three and fortieth Years of her faid late Majesty's Reign,

III. And One Act made in the Seven and twentieth Year of the Reign of the late Queen Elizabeth, intituled, An All for the Main- 27 Eliz. c. 19. tenance of the Pier and Cob of Lyme Regis, in the County of Pr. Dorfet,

IV. And one Act made in the Third Year of the Reign of 3 Jac. 1. e.8. the late King James, intituled, An Aa for the avoiding of unneceffary made perpetual Delays of Executions be, by Authority of this Parliament, made perpetual, and shall from henceforth stand in full Force and Effect, and be put in due Execution for ever hereafter. So much of this Sect. as makes perpetual 13 Eliz. c. 20. together with 13 Eliz. c. 20. and the whole of § 2. of this Act, repealed 43 G. 3. c. 84. § 10.]

" 21 Jac. 1. c. 17. made perpetual. § 5. 21 H. 8. c. 12. and " that Part of 3 & 4 E. 6. c. 19. by which it is ordained and " enacted, That no Perfon or Perfons after the time in the faid Act " mentioned, shall fell again live Cattle in the faid Act mentioned, " at or in the Market or Fair wherein he bought the fame, during " the time of the fame Fair or Market, under the Pains therein " contained : And that no Perfon being a Butcher, and using the " Craft or Mystery of Butchery, skall at any time after the faid " Feast buy any fat Oxen, Steers, Runts, Kine, Heifers, Calves " or Sheep, and fell or caufe to be fold the fame again alive, upon " Pain or Forfeiture of every fuch Ox, Steer, Runt, Cow, Heifer, " Calves or Sheep, bargained or fold contrary to the Form of that " Act. 3 & 4 E. 6. c. 21. 21 Jac. 1. c. 22. So much of 5 Eliz. " c. 5. as is not repealed by any later Statute, nor doth concern " the eating of Fleih, or using of Fish upon the Wednefday, nor the " Transportation of Herring or other Sea-fifh, nor Freedom of " Sublidy, Cultom or Tonnage for the fame, nor Transportation " of Corn, nor the prohibiting the bringing into this Realm any Cod " or Ling in Barrels or other Cafks; together with all and every " other Additions, Explanations and Alterations made thereunto " or thereof, or of any Part thereof, by any Statute or Statutes made " fithence the making of the faid laft mentioned Act, and in force " the laft Day of the Sellion of Parliament that was in the One and \* twentieth Year of the Reign of the late King James. 5 Eliz. " c.7.

Á.D.1627.

" c. 7. , 8 Eliz. c. 10. 13 Eliz. c. 21. And fo much of 14 Eliz. " c. 5. as concerneth the taxing, rating, levying and employing of "Gaol-money: And fo much of 18 Eliz. c. 3. as concerneth " Baltards begotten out of lawful Matrimony ; with this, that all " Justices of the Peace within their feveral Limits and Precincts, " and in their feveral Seffions, may do and execute all Things con-" cerning that Part of the faid Statute, that by Juffices of the Peace in the feveral Counties are by the faid Statute limited to " be done. 18 Eliz. c. 20. 27 Eliz. c. 17. Pr. 27 Eliz. cc. 14-31 Eliz. c. 8. 35 Eliz. cc. 10, 11. And fo much of a 24. " 35 Eliz. c. 1. as hath not been fince repealed by any other Sta-" tute. 39 Eliz. c. 4. with the Provision annexed thereunto by " 1 Jac. 1. c. 25. § 20. 39 Eliz. cc. 10. 14. 17. 43 Eliz. cc. 3. 6. " 43 Eliz. c. 2. with the Addition thereunto made by 1 Jac. 1. " c. 25. § 23. and with this further Addition, and be it enacted, " That all Perfons to whom the Overfeers of the Poor shall, " according to the faid Act, bind any Children Apprentices, " may take and recrive, and keep them as Apprentices; and " also that the Churchwardens and Overfeers of the Poor men-\* tioned in the faid Act made in the faid Three and fortieth Year, " may, by and with the Confent of Two or more Juffices of the " Peace, whereof one to be of the Quorum, within their respective " Limits, wherein shall be more Justices than one, and where no " more shall be than one, with the Assent of that one Justice of the " Peace, fet up, use and occupy any Trade, Mystery or Occupa-" tion, only for the fetting on Work and better Relief of the " Poor of the Parish, Town or Place, of or within which they " fhall be Churchwardens or Overfeers of the Poor; any former " Statute to the contrary notwithstanding. 43 Eliz. cc. 5. 10. " I Jac. 1. cc. 7, 8. I Jac. 1. c. 22. faving for fuch Part thereof " as is repealed by 4 Jac. 1. c. 6. 1 Jac. 1. cc. 27. 18. 6. 19. 31. " 3 Jac. 1. cc. 9, 10, 11. 13. 4 Jac. 1. c. 11. 7 Jac. 1. cc. 1. " 4. 11, 12, 13. 18. and that one Part of 25 H. 8. c. 11. " which was repealed by 3 & 4 E. 6. c. 7. and revived in the Par-" liament holden in the One and twentieth Year of the Reign of " the late King James. 1 M. Seff. 3. c. 5. 21 Jac. 1. cc. 6. 18. " together with fo n uch of 4 Jac. 1. c. 2. as was in force the laft " Day of the Sellion of Parliament holden in the faid One and " twentieth Year. 21 Jac. 1. cc. 20. 27 1 Car. 1. c. 1. con-" tinued until the End of the First Seffion of the next Par-" liament. § 6-22.

Provifo.

At what Prices Corn may be transported. in force as by those other Acts shall be ordained. XXIV. Provided also, and be it further enacted by the Authority of this prefent Parliament, That when the Prices of Corn or Grain, at the Times, Havens and Places, when and where the faid Corn or Grain shall be bought, shipped or loaden, exceed not the Rates hereafter following, viz. the Quarter of Wheat at Thirty and two Shillings the Quarter; the Quarter of Rye at Twenty Shillings; the Quarter of Peas and Beans at Sixteen Shillings; the Quarter of Barley or Malt at Sixteen Shillings of Current

Englif Money; that then it shall be lawful for all and every Per-

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XXIII. Provided neverthelefs, That fo much of every of the

faid Acts, as by any new Act made in this Seffion of Parliament are or (hall be explained, altered or repealed, shall, for fo much thereof, from the End of this Seffion of Parliament, stand and be

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fon and Perfons, being Subjects of the King's Majefty, His Heira and Succeffors, and born within this Realm, to carry and tranfport of his own, and to buy to fell again in Markets and out of Markets, and to keep or fell, or carry and transport, any of the faid Corns and Grains from the Places where they shall be of fuch Prices, unto any Parts beyond the Seas in Amity with His Majesty, as Merchandize, in Ships, Crayers or other Vessels, whereof any English born Subject or Subjects then shall be the Owner or Owners, or the fame to carry and fell in other Places within this Realm or Dominions thereof; any Law, Statute or Ufage to the contrary hereof notwithstanding : And that the The Custom a King's Majefty, his Heirs and Succeffors, shall have and receive Poundage of by the Cultomers and Officers of his Ports, for the Cuftom or Cora-Poundage of every Quarter of Wheat, to be transported by force of this Statute, out of this Realm, Two Shillings; of every Quarter of other Grain, Sixteen Pence : Which faid feveral Sums fo to be had and taken as Cuftom or Poundage, shall be in full Satisfaction of all manner of Cuftom or Poundage for the faid Corn or Grain, by any Constitution, Order, Statute, Law or Cuftom heretofore made, ufed or taken for transporting any fuch manner of Corn or Grain, or made in this prefent Seffion of [See 31 G. 3. c. 30.] Parliament or hereafter to be made.

XXV. Provided always, and be it enacted by the Authority The King's Pro-of this prefent Parliament, That the King's Majefty, His Heirs elamation may and Succeffors, may at all times by his and their Writ of Pro- reftrain Transclamation, to be published generally in the whole Realm, or in any portation of of the Counties of this Realm, where any Ports are, command that no Perfon shall by virtue of this Act transport or convey any manner of Grain out of His Highness Dominions generally, on out of any special Ports, to be in the faid Proclamation particularly named, for fuch time as shall be therein limited and appointed : And it shall not be lawful for any Person to carry out any, fuch Grain contrary to the Tenor of the faid Proclamation, upon fuch Pains and Forfeitures as by the Laws and Statutes of this Realm are and have been provided and ordained in that Behalf a this Act or any Thing therein contained to the contrary notwithnding. [See alfo 31 G. 3. c. 30. § 14.] XXVI. Provided alfo, and be it enacted, That no Perfon or Welfh Cottons.. ftanding.

Perfons shall incur any Penalty for want of Length, Breadth or Weight of Wel/b Cottons, under the Price of Fifteen Pence the Yard, or Two Shillings the Goad, fo as they be not mixt with Hair or other deceitful Stuff; nor for any others above that Price, except they shall be mixt as aforefaid, or shall shrink above the Rate of Half a Yard in Twelve Yards of Length, or weigh lefs than Fourteen Ounces the Yard, or hold not full Three Quarters of a Yard broad.

XXVII. And be it also enacted by the Authority aforefaid, 16 R. 2. e. 1. That that Part of one Statute made in the Sixteenth Year of the Reign of the late King Richard the Second, by which it is ordained, that no manner of Spicery, after that it be brought into the Realm, shall be carried out of the fame Realm by Aliens nor by Denizens, upon Pain of Forfeiture thereof; and one Statute made in the Sixteenth Year of the Reign of the late King Richard 16R.2. c.4 the Second, concerning Liveries; and one other Statute made in she Twentieth Year of the Reign of the late King Richard the 20 R.2. C.2.

Second.

' 1 H. 4. c. 7.

7 H. 4. C 14

33 H.4 c.3.

\$ H. 6. c. 4.

8 E. 4. c. 2.

J H. 7. c. I.

: H. 7. c. 12.

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Second, by which it is ordained, That no Vadalets called Yeomen, nor other of leffer Eftate than an Efquire, shall use or bear any Sign of Livery, called Livery of Company, of any Lord within the Realm ; and one Statute made in the First Year of the Reign of the late King Henry the Fourth, concerning giving of Liveries; and one Statute made in the Seventh Year of the Reign of the late King Henry the Fourth, concerning giving of Liveries; and one other Statute made in the Thirteenth Year of the Reign of the late King Henry the Fourth, concerning giving of Liveries; and one Statute made in the Eighth Year of the Reign of the late King Henry the Sixth, concerning Liveries; and one Statute made in the Eighth Year of the Reign of the late King Edward the Fourth, concerning Liveries; and fo much of one Statute made in the Third Year of the Reign of the late King Heary the Seventh, concerning the Star Chamber, as toucheth or concerneth the Punishment of those that shall give or take Liveries; and one other Statute made in the faid Third Ycar, concerning taking of Liveries by the King's Officers and Farmers, be from henceforth repealed.

" 7 Jac. 1. c. 20. continued until the End of the next Seffion of " Parliament.  $\int 28$ .

[All Alls bereby continued are further continued, 16 Car. 1. c. 4.]

#### **C** A P. V.

An Act for the establishing of the Estates of the Tenants of *Bromfield* and *Yale*, in the County of *Denbigb*, and of the Tenures, Rents and Services thereupon referred (according to the late Composition made for the fame with the King's most excellent Majesty, then Prince of *Wales*).

#### CAP. VI.

An A& for the Confirmation of the Sublidies granted by the Clergy. EXP.

[This All numbered 3. on the Roll.]

#### CAP. VII.

An Act for the Grant of Five entire Subfidies granted by the Temporalty. EXP.

[This A& numbered 2. on the Roll.]

Anno

# Anno Regni CAROLI Regis Angliz, Scotiz, Franciz, & Hiberniæ, decimo fexto. (A.D.1640.)

STATUTES made in the Parliament begun and holden at Weftminiter the Third Day of November in the Sixteenth Year of the Reign of our most gracious and excellent Sovereign Lord CHARLES the First, by the Grace of God, of England, Scotland, France and Ireland, King, Defender of the Faith, Sc. viz.

[Here the Roll is indorsed, First Part 16 Car. 1. and goes to cap. 4. inclusive.]

# CAP. I.

An Act for the preventing of Inconveniencies happening by the long Intermission of Parliament.

WHEREAS by the Laws and Statutes of this Realm, the Parliament ought to be holden at leaft once every Year, · for the Redrefs of Grievances, but the Appointment of the Time and Place for the holding thereof hath always belonged, as it. ought, to His Majefty and His Royal Progenitors: And whereas • it is by Experience found, that the not holding of Parliaments accordingly hath produced fundry and great Mifchiefs and In-· conveniencies to the King's Majelty, the Church and Common-" wealth :' For the Prevention of the like Milchiefs and Inconveniencies in Time to come;

II. Be it enacted by the King's most excellent Majesty, with the Confent of the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That the faid Laws and Statutes be from henceforth duly kept and obferved; and Your. Majefty's loyal and obedient Subjects, in this prefent Parliament now affembled, do humbly pray, that it be enacted; and be it enacted accordingly, by the Authority of this prefent Parliament, That in cafe there be not a Parliament fummoned by Writ under the Great Seal of England, and affembled and held before the Tenth Day of September which shall be in the Third Year next after. the last Day of the last Meeting and Sitting in this prefent Par-liament; the Beginning of the First Year to be accompted from. the faid last Day of the last Meeting and Sitting in Parliament, and fo from time to time, and in all times hereafter, if there shall not be a Parliament affembled and held before the Tenth Day of September, which shall be in the Third Year next after the last Day of the last Meeting and Sitting in Parliament before that Time affembled and held, the Beginning of the First Year to be accounted from the faid laft Day of the laft Meeting and Sitting in Parliament; that then in every fuch Cafe as aforefaid, the Parliament shall assemble and be held in the usual Place at Westminster, in such Manner, and by fuch Means only as is hereafter in this prefent Act declared and enacted, and not otherwife, on the Second Monday which

which shall be in the Month of November then next enfuing. And in cafe this prefent Parliament now affembled and held, or any other Parliament which shall at any time hereafter be affembled and held by Writ under the Great Seal of England; or in cafe any Parliament shall be assembled and held by Authority of this prefent Act, and fuch Parliaments or any of them shall be prorogued or adjourned, or continued by Prorogation or Adjournment, until the Tenth Day of September which shall be in the Third Year next after the last Day of the last Meeting and Sitting in Parliament, to be accompted as aforefaid, that then in every fuch Cafe every fuch Parliament fo prorogued or adjourned, or fo continued by Prorogation or Adjournment, as aforefaid, shall, from the faid Tenth Day of September, be thenceforth clearly and abfolutely diffolved; and the Lord Chancellor of England, the Lord Keeper of the Great Seal of England, and every Commissioner and Commisfioners for the keeping of the Great Seal of England for the time being, shall, within Six Days after the faid Tenth Day of September, in every fuch Third Year as aforefaid, in due Form of Law, and without any further Warrant or Direction from His Majefty, His Heirs or Succeffors, feal, iffue forth and fend abroad feveral and respective Writs to the several and respective Peers of this Realm, commanding every fuch Peer that he perforally be at the Parliament to be held at Westminster, on the Second Monday which shall be in November next following the faid Tenth Day of September, then and there to treat concerning the high and urgent Affairs concerning His Majefty, the State and Defence of the Kingdom and Church of England, and shall also feal, iffue forth and fend abroad feveral and respective Writs to the feveral and respective Sheriffs of the feveral and respective Counties, Cities and Boroughs of England and Wales, and to the Conftable of the Caftle of Dover, Lord Warden of the Cinque Ports, or his Lieutenant for the time being, and to the Mayor and Bailiffs of Berwick upon Tweed, and to all and every other Officers and Perfons to whom Writs have used to be directed, for the electing of the Knights, Citizens, Barons and Burgeffes of and for the faid Counties, Cities, Cinque Ports and Boroughs of England and Wales refpectively, in the accustomed Form, to appear and ferve in Parliament to be held at Weslminster on the faid Second Monday which shall be in November aforefaid, which faid Peers, after the faid Writs received, and which faid Knights, Citizens, Barons and Burgeffes chofen by virtue of the faid Writs, fhall . then and there appear and ferve in Parliament accordingly. And the faid Lord Chancellor, Lord Keeper, Commiffioner and Commiffioners aforefaid, shall respectively take a solemn Oath upon the Holy Evangelist for the due issuing of Writs according to the Tenour of this AA, viz. in hec verba:

YOU shall swear, That you shall truly and faithfully iffue forth and send abroad all Writs of Summons to Parliament.
for both Houses, at such Time and in such Manner as is expressed and enjoined by an Act of Parliament, instituted, An Act for the preventing of Inconveniencies happening by the long Intermission of Parliaments.'

Which Oath is forthwith to be taken by the prefent Lord Keeper and to be administred by the Clerk of the Crown to every Lord Chancellor,

Chancellor, Lord Keeper, Commissioner and Commissioners aforefaid, and that none of the faid Officers respectively shall henceforth execute any the faid Offices before they have taken the faid Oath. And if the faid Lord Chancellor, Lord Keeper or any the faid Commissioners shall fail or forbear so to issue out the faid Writs, according to the true Meaning of this Act, then he or they respectively shall, beside the incurring of the grievous Sin of Perjury, be difabled, and become, by the virtue of this Act, incapable, ip/o fatto, to bear his and their faid Offices respectively, and be further liable to fuch Punishments as shall be inflicted on him or them by the next or any other enfuing Parliament. And in cafe the faid Lord Chancellor, Lord Keeper, Commissioner or Commissioners aforefaid, shall not issue out the faid Writs as aforefaid, or in cafe that the Parliament do not affemble and be held at the Time and Place before appointed, then the Parliament shall affemble and be beld in the usual Place at Weflminster, in fuch Manner, and by fuch Means only, as is hereafter in this prefeut. Act declared and enacted, and not otherwife, on the Third Monday which shall be in the Month of January then next enfuing. And the Peers of this Realm shall by virtue of this Act be enabled, and are enjoined to meet in the old Palace at Wellminkler, in the usual Place there, on the Third Monday in the faid Month of November, and they or any Twelve or more of them, then and there affembled, shall on or before the last Monday of November next following the Tenth Day of September aforefaid, by virtue of this AA, without other Warrant, iffue out Writs in the ufual Form, in the Name of the King's MajeRy, His Heirs or Succeffors, at . tested under the Hands and Seals of Twelve or more of the faid Peers, to the feveral and respective Sheriffs of the feveral and respective Counties, Cities and Boroughs of England and Wales, and to the Constable of the Castle of Dover, Lord Warden of the Cinque Ports, or his Lieutenant for the time being, and to the Mayor and Bailiffs of Berwick upon Tweed, and to all and every other the faid Officers and Perfons to whom Writs have been used to be directed, for the electing of the Knights, Citizens, Barons and Burgeffes of and for the faid Counties, Cities, Cinque Ports and Boroughs, to be and appear at the Parliament at Weftminfler aforefaid, to be held on the Third Monday in January then next following; all and every which Writs the Clerks of the Pettibag, and other Clerks to whom the Writing of the Writs for Summons to the Parliament doth and shall belong, or whom the faid Lords, or Twelve or more of them, shall appoint, shall at the Command of the faid Lords fo affembled, or of any Twelve or more of them, make and prepare ready for the Signature of the faid Lords, or any Twelve or more of them, under Pain of the Lofs of their Places and Offices, and of fuch other Punishment as in the next or any other enfuing Parliament shall be inflicted on him or them. And it is enacted, That the faid Writs fo issued shall be of same Power and Force, to all Intents and Purposes, as the Writs or Summons to Parliament under the Great Seal of England have ever been and ought to be. And all the Meffengers of the Chamber, or others who shall be appointed by the faid ords, or any Twelve or more of them, are hereby required faithfully and speedily to deliver the faid Writs to every Person and Persons, Sheriffs, Officers and others to whom the fame shall be

be directed; which if the faid Meffengers or any of them shall fail to perform, they shall forfeit their respective Places, and incur fuch other Pains and Punishments as by that or any other ensuing Parliament shall be imposed on them.

III. And it is also further enacted, That all and every the Peers of this Realm fhall make their Appearance and fhall affemble on the faid Third Monday in January, in fuch Manner, and to fuch Effect, and with fuch Power, as if they had received every of them Writs of Summons to Parliament under the Great Seal of England, in the usual and accustomed Manner; and in case the faid Lords, or Twelve or more of them, shall fail to iffue forth fuch Writs, or that the faid Writs do not come to the faid feveral Counties, Cities, Cinque Ports and Boroughs, fo that an Election be not thereupon made; and in cafe there be not a Parliament affembled and held before the Three and twentieth Day of the faid Month of January, and fo from time to time, and in all times hereafter, if there shall not be a Parliament affembled and held before the faid Three and twentieth Day of January; then in every fuch Cafe as aforefaid, the Parliament shall affemble and be held in the usual Place at Westminster, in fuch Manner, and by fuch Means only as is hereafter in this prefent Act declared and enacted, and not otherwife, on the Second Tucfday which shall be in the Month of March next after the faid Three and twentieth Day of January; at which Parliament the Peers of this Realm shall make their Appearance, and shall assemble at the Time and Place aforefaid, and shall each of them be liable unto fuch Pains and Cenfures for his and their not appearing and ferving then and there in Parliament, as if he or they had been fummoned by Writ under the Great Seal of England, and had not appeared and ferved, and to fuch further Pains and Cenfures, as by the Reft of the Peers in Parliament affembled they shall be adjudged unto.

IV. And for the better affembling of the Knights, Citizens, Barons and Burgeffes, to the faid Parliament, as aforefaid, it is further enacted, That the feveral and respective Sheriffs of their feveral and respective Counties, Cities and Boroughs of England and Wales, and the Chancellor, Masters and Scholars of both and every of the Universities, and the Mayor and Bailiffs of the Borough of Bcrwick upon Tweed, shall at the feveral Courts and Places to be held and appointed for their respective Counties, Univerfities, Cities and Boroughs, next after the faid Three and twentieth Day of January, caufe fuch Knight and Knights, Citizen and Citizens, Burgels and Burgelles of their faid Counties, Universities, Cities and Boroughs respectively, to be chosen by fuch Perfons, and in fuch Manner, as if feveral and refpective Writs of Summons to Parliament under the Great Seal of England had iffued and been awarded; and in cafe any of the Sheriffs, or the Chancellor, Mafters and Scholars of either of the Univertities, or the Mayor and Bailiffs of Berwick respectively, do not before Ten of the Clock in the Forenoon of the fame Day, wherein the feveral and refpective Courts and Places shall be held or appointed, for their feveral and respective Counties, Universities, Cities and Boroughs as aforefaid, begin and proceed on according to the Meaning of this Law, in caufing Elections to be made of fuch Knight and Knights, Citizen and Citizens, Burgels and Burgelles, of their faid Counties, Universities, Cities and Boroughs as afore-. faid.

faid, then the Freeholders of each County, and the Mafters and Scholars of every of the Universities, and the Citizens, and others having Voices in fuch Election respectively, in each University, City and Borough, that shall be alsembled at the faid Courts or Places to be held or appointed as aforefaid, shall forthwith, without further Warrant or Direction, proceed to the Election of fuch Knight or Knights, Citizen or Citizens, Burges or Burgesse aforefaid, in such Manner as is usual in case of Writs of Summons iffued and awarded.

V. And it is further enacted, That the feveral and refpective Sheriffs of their feveral and respective Counties, and the Constables of the Castle of Dover, and Lord Warden of the Cinque Ports, or his Lieutenant for the time being, respectively, shall, after the faid Three and twentieth Day of January, and before the Eighth Day of February then immediately next enfuing, award and fend forth their Precepts to the feveral and refpective Cities and Eoroughs, within their feveral Counties, and likewife unto the faid Cinque Ports refpectively, commanding them refpectively to make Choice of fuch Citizen and Citizens, Barons, Burgels and Burgeffes, to ferve in the faid Parliament, at the Time and Place aforelaid; which faid Cities, Cinque Ports and Boroughs refpectively, shall, before the last Day of the faid Month of February, make Election of fuch Citizen and Citizens, Barons, Burgefs . and Burgesses, as if Writs for summoning of a Parliament under the Great Seal of England had iffued and been awarded; and in cafe no fuch Precept shall come unto the faid Cities, Cinque Ports and Boroughs refpectively, by the Time herein limited; or in cafe any Precept shall come, and no Election be made thereupon before the faid last Day of February, that then the feveral Citizens, Burgeffes and other Perfons that ought to elect and fend Citizens, Barons and Burgeffes to the Parliament, shall, on the First Tuefday in March then next enfuing the faid last Day of February, make Choice of fuch Citizen and Citizens, Barons, Burgefs and Burgeffes, as if a Writ of Summons under the Great Seal of England had iffued and been awarded, and Precepts thereupon iffued, to fuch Cities, Cinque Ports and Boroughs; which Knights, Citizens, Barons and Burgeffes fo chofen, shall appear and ferve in Parliament at the Time and Place aforefaid, and shall each of them be liable unto fuch Pains and Cenfures for his and their not appearing and ferving then and there in Parliament, as if he or they had been elected and chosen by virtue of a Writ under the Great Seal of England, and shall be likewife fubject unto fuch further Pains and Cenfures, as by the reft of the Knights, Citizens and Burgeffes affembled in the Commons' Houle of Parliament, he or they shall be adjudged unto: And the Sheriffs and other Officers and Perfons to whom it appertaineth, shall make Returns, and accept and receive the Returns of fuch Elections in like Manner as if Writs of Summons had iffued, and been executed as hath been used and accustomed; and in Default of the Sheriffs and other Officers respectively in not accepting or making Return of fuch Elections, it shall and may be lawful to and for the feveral Freeholders and other Perfons that have elected, to make Returns of the Knights, Citizens, Barons and Burgeffes by them elected, which shall be as good and effectual, to all Intents and Purposes, as if the Sheriff or other Officers had received a Writ Vol. IV. 3 F of

of Summons for a Parliament, and had made fuch Returns; and that fuch Elections, Precepts and Returns shall be had and made at fuch Times, by fuch Perfons, and in fuch Manner, as before in this Act is expressed and declared, according to the true Intent and Meaning of this Law; any Writ, Proclamation, Edict, Act, Restraint, Inhibition, Order or Warrant to the contrary in any wife notwithstanding. And in case any Person or Persons shall be to hardy to advise, frame, contrive, serve or put in Execution any such Writs, Proclamation, Edict, Act, Restraint, Inhibition, Order or Warrant thereupon, then he or they to offending thall incur and fustain the Pains, Penalties and Forfeitures limited, ordained and provided in and by the Statute of Provision and Premenire made in the Sixteenth Year of King Richard the Second, and shall from thenceforth be disabled during his Life to fue or implead any Person in any Action real or personal, or to make any Gift, Grant, Conveyance or other Disposition of any his Lands, Tenements, Hereditaments, Goods or Chattels, which he hath to his own Ufe, either by Act executed in his Life-time, or by his laft Will, or otherwife, or to take any Gift, Conveyance or Legacy to his own Ule; or to take any Benefit of any Gift, Conveyance or Legacy to his own Use: And if any Sheriff, Conftable of the Castle of Dover, or Lord Warden of the Cinque Ports, shall not perform his Duty enjoined by this Act, then he shall lose and forfeit the Sum of One thousand Pounds; and every County, City, Cinque Port and Borough, that shall not make Election of their Knights, Citizens, Barons and Burgeffes refpectively, shall incur the Penaltics following, (that is to fay), every County the Sum of One thousand Pounds, and every City which is no County, Two hundred Pounds, and every Cinque Port and Borough the Sum of One hundred Pounds; all and every of which feveral Forfeitures, and all other Forfeitures in this Act mentioned, shall and may be recovered in any of the King's Courts of Record at Westminster, by and in the Name of the Lord Mayor of the City of London for the time being, without naming the Christian Name or Sirname of the faid Lord Mayor for the time being, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection, Wager of Law, Aid-Prayer, Privilege, Injunction or Order of Restraint shall be in any wife prayed, granted or al-lowed, nor any more than One Imparlance: And if any Person after Notice given, that the Action depending is grounded or profecuted upon or by virtue of this Statute, thall caufe or procure any fuch Action to be ftayed or delayed before Judgment, by Colour or Means of any Order, Warrant, Power or Authority, fave only of the Court wherein fuch Action as aforefaid shall be brought or depending, or after Judgment had upon fuch Action, shall cause or procure the Execution of or upon any fuch Judgment to be stayed or delayed by Colour or Means of any Order, Warrant, Power or Authority, fave only by Writ of Error or Attaint, that then the faid Perfons to offending thall incur and fuftain all and every the Pains, Penalties and Forfeitures limited, ordained and provided in and by the faid Statute of Provificn and Pranunire, made in the Sixteenth Year of King Richard the Second: And if any Lord Mayor of London shall at any time breeafter commence or prefer any fuch Suit, Action or Information, and shall happen to die, or be removed out of his Office before

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Præmunire.

16 R. 2. c. 5.

#### Anno 16º CAROLI I. c. t. **A.D.** 1640.

before Recovery and Execution had, that yet no fuch Action, Suit or Information fued, commenced or preferred, shall by fuch difplacing or Death be abated, difcontinued or ended, but that it shall and may be lawful to and for the Lord Mayor of the City of London next fucceeding in that Office and Place, to profecute, purfue and follow all and every fuch Action, Bill, Plaint or Information for the Causes aforefaid so hanging and depending, in such Manner and Form, and to all Intents and Purposes, as that Lord Mayor might have done which first commenced or preferred the fame ; the Fifth Part of all and every the Forfeitures in this Act mentioned shall go and be to and for the Use and Behoof of the City of London, and the other Four Parts and Refidue to be employed and difposed to and for fuch only Uses, Intents and Purpofes as by the Knights, Citizens and Burgeffes, in Parliament affembled, shall be declared, directed and appointed : Provided, that in cafe the Freeholders of any County, and Inhabitants, or other Persons having or claiming Power to make Election of any Knights, Citizens, Barons or Burgesse, shall proceed to making of Election of their Knights, Citizens, Barons and Burgeffes, which Election shall afterwards fall out to be afterwards adjudged or declared void in Law by the Houfe of Commons, by reafon of Equality of Voices, or Mildemeanour of any Perlon whatfoever, then the faid County, City, Cinque Port or Borough shall not incur the Penalties in this Law, fo as an Election de fallo be made.

VI. And be it further enacted, That no Parliament henceforth to be affembled shall be diffolved or prorogued within Fifty Days at the leaft after the Time appointed for the Meeting thereof, unlefs it be by Affent of His Majefty, His Heirs or Succeffors, and of both Houses in Parliament assembled; and that neither the House of Peers nor the House of Commons shall be adjourned within Fifty Days at leaft after the Meeting thereof, unless it be by the free Confent of every the faid Houfes respectively.

VII. And be it further enacted and declared by Authority of this prefent Parliament, That the Peers to be affembled at any Parliament, by virtue of this Act, shall and may, from time to time, at any time during fuch their Affembly in Parliament, choofe and declare fuch Perfon to be Speaker for the faid Peers as they shall think fit; and likewife that the faid Knights, Citizens and Burgeffes to be affembled at any Parliament, by virtue of this Act, shall and may from time to time, at any time during such their Affembly in Parliament, choole and declare one of themfelves to be Speaker for the faid Knights, Citizens and Burgeffes of the House of Commons affembled in the faid Parliament, as they shall think fit; which faid Speakers, and every of them, as well for the faid Peers, as for the faid House of Commons respectively, shall, by virtue of this Act, be perfect and complete Speakers for the faid Houfes respectively, and shall have as full and large Power, Jurisdiction and Privileges, to all Intents and Purposes, as any Speaker or Speakers of either of the faid Houfes refpectively heretofore have had or enjoyed.

VIII. And it is further enacted and declared, That all Parliaments hereafter to be affembled by Authority of this Act, and every Member thereof, shall have and enjoy all Rights, Privileges, Jurifdictions and Immunities, as any Parliament fummoned by Writ under the Great Scal of *England*, or any Member thereof might

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might or ought to have; and all and every the Members that fhall be elected and chosen to ferve in any Parliament hereafter to be affembled by Authority of this Act, as aforefaid, shall affemble and meet in the Commons' House of Parliament, and shall enter into the fame, and have Voices in fuch Parliament, before and without the taking of the feveral Oaths of Supremacy and Allegiance, or either of them; any Law or Statute to the contrary thereof in any wife notwithstanding.

IX. Provided always, That if the King's Majefty, His Heirs or Succeffors, shall at any time during any Parliament hereafter to be affembled by Authority of this Act, as aforefaid, award or direct any Commission or Commissions unto any Person or Persons whatfoever, thereby giving Power and Authority to him or them to take and receive the Oath of Supremacy and Allegiance of all or any the Members of the Commons' House of Parliament; and any the Members of that House, being duly required thereunto, shall refuse or neglect to take and pronounce the same, that from thenceforth fuch Perfon fo refufing or neglecting, fhall be deemed no Member of that Houfe, nor fhall have any Voice therein, and shall fuffer fuch Pains and Penalties, as if he had prefumed to fit in the fame Houfe without Election, Return or Authority. And it is likewife provided and enacted, that this Statute shall be publickly read yearly at every General Seffions of the Peace, to be held next after the *Epipbany*, and every Affifes then next en-fuing, by the Clerk of the Peace, and Clerk of the Affifes for the time being refpectively; and if they, or either of them, shall neglect or fail to do the fame accordingly, then fuch Party fo neglecting or failing, shall forfeit the Sum of One hundred Pounds. And it is laftly provided and enacted, that His Majefty's Royal Affent to this Bill shall not thereby determine this prefent Seffion of Parliament ; and that all Statutes and Acts of Parliament, which are to have Continuance unto the End of this prefent Seffion, shall be of full Force after His Majefty's Affent, until this prefent Seffion be fully ended and determined; and if this prefent Seffion shall determine by Diffolution of this present Parliament, then all the Acts and Statutes aforefaid shall be continued until the End of the First Session of the next Parliament.

[Repealed, 16 Car. 2. c. 2.]

### САР. П.

An Act for Relief of His Majefty's Army, and the Northern Parts of the Kingdom. EXP.

#### CAP. III.

An Act for the reforming of fome Things miltaken in the late Act made this prefent Parliament for the granting of Four Subfidies, intituled, An Act for the Relief of His Majefly's Army, and the Northern Parts of this Kingdom, and to make good the Acts of the Commiflioners and other Officers by them authorized or appointed, and to be authorized or appointed. EXP.

16 Car. 1. c. 2.

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# CAP. IV.

#### An Act for the further Relief of His Majefty's Army, and the Northern Parts of the Kingdom.

A ND be it enacted by the Authority aforefaid, That the Divers Statutes II. paffing of this present Act, or of any other Act or continued. Acts, or His Majefty's Royal Affent to them or any of them in this prefent Seffion of Parliament, shall not be any Determination of the faid Seffion; and that all Statutes and Acts of Parliament which have their Continuance, or were by an Act of Parliament made in the Third Year of the Reign of His Majesty that now is, intituled, An Att for the Continuance and Repeal of divers Statutes, 3 Car. 1. c. 4. continued until the End of the First Selfion of the then next Par- continued. liament, shall, by virtue of this Act, be adjudged ever fince the Seffion of Parliament in the faid Third Year, to have been of fuch Force and Effect as the fame were the last Day of that Seffion, and from thenceforth until fome other Act of Parliament be made touching the Continuance or Difcontinuance of the faid Statutes and Acts in the faid Act of the Third Year of His Majesty's Reign continued as aforefaid.

#### [Here the Roll is indorsed, Second Part 16 Car. 1. and goes to Cap. 27. inclusive.]

#### CAP. V.

An Act for the better raifing and levying of Mariners, Sailors and others, for the prefent guarding of the Seas, and neceffary Defence of the Realm. EXP.

#### CAP. VI.

# An A& concerning the Limitation and Abbreviation of Michaelmas Term.

WHEREAS the Term of St. Michael, commonly called Michaelmas Term, doth begin fo foon after the Feast of · St. Michael, that it is generally found to be very inconvenient to · His Majefty's Subjects, both Nobles and others, as well for the keeping of the Quarter-Selfions next after the Feaft of St. Michael 6 • the Archangel, and the keeping of their Leets, Law-days and · Court-Barons, which they can by no means attend in regard of • the neceffity of their coming to the faid Term fo fpeedily after . the Feast of St. Michael the Archangel, to appear upon Juries, 4 and to follow their Caufes and Suits in the Law; the fame • Time being the chief Time of all the Year for the fowing of · Land with Winter Corn, and for the difpoling and fetting in \_ · order of all their Winter Husbandry and Business, and for the · receiving and paying of Rents; and in many Parts of this King- dom Harvelt is feldom or never inned till Three Weeks after the faid Feaft :'

II. Therefore the King's most excellent Majesty, out of the Princely Care that he hath of all his loving Subjects, having a fpecial Care to the Increase and Continuance of their Wealth and good Effates, by the Affent of the Lords Spiritual and Tem. poral, and Commons, in this prefent Parliament affembled, and by the Authority of the fame, ordaineth, enacteth and establisheth, 3 F 3 That

In Michaelmas Term, Six common Days of Return only. That in the faid Michaelmas Term there shall be Six common Days of Return only, and not above; that is to fay, the First Day of the Return thereof shall be and be called, 'A die San?ii Michaelis in tres Septimanas;' the Second Day of Return of the fame Term shall be and be called, 'A die San?ii Michaelis in anum menson;' the Third Day of Return of the fame Term shall be and be called, 'In Crassino Animarum;' the Fourth Day of Return of the fame Term shall be and be called, 'In Crassino San?ii Martini;' the Fifth Day of Return of the fame Term shall be and be called, 'In Ociabis San?ii Martini;' and the Sixth Day of Return of the faid Term shall be and be called, 'A die San?ii Martini in quindecim dics:'

III. And that the fame Days of Return shall be observed in all the High Courts of Record of our Sovereign Lord the King, his Heirs and Succeffors, hereafter to be holden at Wefiminfler, or other Place or Places at the Affignment or Appointment of our Sovereign Lord the King, his Heirs and Succeffors; and that from and after the Feast of St. Michael the Archangel next coming there shall not be nor be called any Days of Return in 'OEabis Sanëti Michaelis,' nor ' A die Sanëti Michaelis in quindecim dies,' nor either of them; and that the faid Term of St. Michael yearly for ever, from and after the faid Feaft of St. Michael the Archangel next coming, begin in and upon the faid 'Tres feptimanas Sendi Michaelis,' whenfoever it shall happen to fall (except it be on the Lord's Day, commonly called Sunday, and then on the Morrow next after), for the keeping of the Effoins, Profers, Returns and other Ceremonies heretofore used and kept, in like Manner and Form as hath been used to be done in the Day of the Return, commonly called 'Ottabis Santi Michaelis;' and that the full Term of St. Michael shall yearly for ever, from and after the faid Feast of St. Michael next coming, in all the aforefaid Courts of Record, begin and take his Commencement upon the ' Quarte die' of the faid 'Tres septimanas Sanai Michaelis,' and not before, as formerly it hath been used upon the 'Quarte die' of 'Othebis Santi Michaelis' except it be on the Lord's Day commonly called Sunday, and then on the Morrow next after.

IV. And be it further enacted by the Authority aforefaid, That if after the Feaft of St. Michael the Archangel next coming, any Writ in any real Action, other than Writs of Entry for common Recoveries, and Writs of Right of Advowfon, and Writs of Dower ' Unde nibil habet,' hereafter mentioned, come in and be returnable in His Majesty's Court of Common Pleas, in the Day of Return of " Tres feptimanas Santi Michaelis,' then Day shall be given ' in Craftino Purificationis beats Marie ;' and if ' A die Santi Michaelis in unum menfem,' then in 'Octabis Purificationis beate Maria;' if ' in Crastino Animarum,' then ' in Quindena Pasche;' if ' in Crastino Sancii Martini,' then ' A die Pasche in tres septimanas ;' if " in Odabis Sandi Martini,' then ' A die Pafche in unum menfem ;' if ' in Quindena San&i Martini,' then ' in Quing; Jeptimanas Pafeba;' if ' in OBabis Santi Hillarii,' then ' in Craftino Afcenfioris Domini ;' if ' in Quindena Santi Hillarii,' then ' in Craftino Sante Trinitatis 3' if ' in Crastino Purificationis beata Maria,' then ' in QRabis Santi Trinitatis;' if ' in Otabis Purificationis beat Marie,' then ' in Quindena Santie Trinitatis ;' if ' in Quindena Pafche,' then ' A die Santie Trinițatis in tres feptimanas ;' if ' A die Pafche in trø

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Return Days to be observed.

Two Return Days taken away.

When Term thall begin.

Days given on Writs in real Actions, &c.

tres septimanas,' then ' A die Sanäi Michaelis in tres septimanas;' if ' A die Paschæ in unum mensem,' then ' A die Santi Michaelis in unum mensem ;' if ' A die Pasche in quing; septimanas,' then ' in Crastino Animarum ;' if ' in Crastino Afcensionis Domini,' then 'in Craslino Sanäi Martini ;' if ' in Craslino Sanäe Trinitatis,' then ' in OBabis Sandi Martini;' if 'in OBabis Sandle Trinitatis,' then 'in . Quindena Sancii Martini;' if 'in Quindena Sancie Trinitatis,' then 'in Octabis Sancii Hillarii;' if 'A die Sancie Trinitatis in tree septimanas,' then ' in Quindena San&i Hillarii.'

V. And for the more speedy Proceeding in Writs of Dower, Days given in and Writs of Entry for Common Recoveries, to be fued and pro- Writs of Dower, fecuted by Writs of Entry, or Writs of Right of Advowfon, Be fecuted by Writs of Entry, or Writs of Right of Advowfon, Be it further enacted by the Authority aforefaid, That if after the faid Feast of St. Michael the Archangel next coming, any Writ of Dower ' Unde nihil habet,' or any Writ of Entry whereupon a common Recovery is to be fued, or Writs of Right of Advow-Ion, be returnable, ' A die Santii Michaelis in tres feptimanas,' then a Day shall be given ' in Ottabis Santii Martini;' if ' A die Santii Michaelis in unum menfem,' then ' in Quindena Santii Martini ;' if <sup>4</sup> in Crassino Animarum,' then <sup>4</sup> in Ostabis Sansti Hillarii;' if <sup>6</sup> in Crastino Sansti Martini,' then <sup>6</sup> in Quindena Sansti Hillarii;' if <sup>6</sup> in Oflabis Sancti Martini,' then ' in Craffino Purificationis beate Marie';' if ' in Quindena Santi Martini,' then ' in Otabis Purificationis beate Maria;' if ' in Octabis Santti Hillarii,' then ' in Quindena Palcha;' if ' in Quindena Santi Hillarii,' then ' A die Pasche in tres septimanas ;' if ' in Crastino Purificationis beata Maria,' then ' A cie Paschæ in unum mensem;' if ' in Octabis Purificationis beatæ Marie,' then ' A die Pascha in quinque septimanas ;' if ' in Quindena Pascha;' then ' in Crassino Ascensionis Domini ;' if ' A die Pascha in tres septimanas,' then ' in Crastino Sancle Trinitatis ;' if ' in Menfe Pasche,' then ' in Octabis Sance Trinitatis ;' if ' in Quinque feptimanas Pafche,' then ' in Quindena Sance Trinitatis ;' if ' in Crastino Afcensionis Domini,' then ' A die Sancta Trinitatis in tres septimanas;' if ' in Crastino Sanda Trinitatis,' then ' A die Sandi Michaelis in tres septimanas ;' if ' in Octabis Sancta Trinitatis,' then ' A die Sancti Michaelis in unum mensim ;' if ' in Quindena Sante Trimitatis,' then ' in Crastino Animarum;' if ' A die Santte Trinitatis in tres septimanas,' then • in Crastino Santi Martini.'

VI. Provided neverthelefs, and be it likewife enacted by the Fifteen Days Authority aforefaid, That in all Writs of Dower 'Unde nibil babet,' between Tette after Issue joined, it shall not be needful or requisite to have above and Return tuf-Fifteen Days betwixt the Tefle and Return of the Venire facias, or. any other Process to be sued out for the Trial of the faid Issue ; but that the Writ of Venire facias, and other Process after Iffue joined, until Judgment be given, having only Fifteen Days be-tween the Teffe and Return thereof, shall be good and effectual in Law, as is used in perfonal Actions; any Law, Statute or Usage to the contrary heretofore notwithstanding.

VII. And be it further enacted by the Authority aforefaid, Crafino Aften. That from and after the Feaft of St. Michael the Archangel now finis a period next coming, the faid Day of Return, called Craslino Afcensionis Return. Domini, shall be a good and perfect Return to all Intents and Purpoles, as any other of the faid Days of Return before mentioned is or hath been used, notwithstanding there be not Fifteen Days between the Quarto die of the fund Return of Craffino Afcenfionis

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A.D.1640

Effoin Days.

Day on Writs in perfonal Actions.

Provilo for Writs returnable 1641.

Writs of Summons ad Warrantizand. upon Common Recoveries, &c.

Common Writs and Process to keep faid Retarns.

Special Days.

Days in Affize of Date rein Preferiment, &c. Afcenfionis Domini and the Effoin Day of the Return of Craftime Sande Trinitatis.

VIII. And be it further enacted, That all Writs and Process in perfonal Actions hereafter to be made out of any of His Majefty's faid Courts at Westminster, and having Day from Tres Michaelis until Craftino Animarum, shall be good and effectual in Law, notwithstanding there be not Fifteen Davs betwixt the Quario de of the faid Tres Septimanas Sanci Michaelis and the Days of Effor of Craftino Animarum; any Law, Statute or Ulage to the contrary heretofore notwithstanding.

IX. Provided always, and be it further enacted by the Authority aforefaid, That all Writs and Process to be made from after the Feast of Easter in the Year of our Lord God One thousand fix hundred forty one, returnable in Odabis or Quindens Sandi Michaelis now next enfuing, or having Days betwixt any of the faid Returns, shall, by force of this Act, have Day unto Tru feptimanas Santii Michaelis next, and the Parties to the faid Writs and Procefs shall then appear and plead, and proceed thereupon to all Intents and Purpofes, as if the faid Writs and Process had been made returnable A die Santi Michaelis in tres septimanas. EXP.

"X. And whereas before the making of this Act, all Writs ' of Summons ad Warranizand. against the Vouchees, upon Comf mon Recoveries had in Writs of Entry, and Writs of Right of ' Advowfon, were made for Nine Returns inclusive ;' Now, for the more fpeedy perfecting of fuch Recoveries, Be it enacted by the Authority aforefaid, That from and after the faid Feast of St. Michael the Archangel next, all and every fuch Writs of Summons ad Warrantizand. upon the Appearance of the Tenant to every fuch Writs of Entry, and Writ of Right of Advowfon, shall and may be made and abridged to Five Returns, as Writs of Summons ad Warrantizand. in Writs of Dower Unde nibil babet, heretofore have been ufed and accuftomed.

XI. And it is further enacted by the Authority aforefaid, That all common Writs and Procefs, as well Perfonal as Mixt, which shall fortune to be returnable in the faid Michaelmas Term, shall have and keep the faid Returns of A die Sandi Michaelis in tres septimanas, Â die Sausti Michaelis in unum mensem, In Crassin Animarum, In Crassino Sansti Martini, In Ostabis Sansti Martini and A die Santi Martini in quindecim dies, or any of them.

XII. Provided always, and it is further enacted by the Authority aforefaid, That in fuch and like Cafes and Procefs, as fpecial Days have been ufed to be appointed and affigned and given, for the returning of Writs and Process, it shall be lawful to the Justices of every of the King's faid Courts of Record for the Time being, in all the Process by them awarded, to affign and appoint special Days of Returns as by their Difcretions shall be thought convenient.

XIII. Provided alfo, and be it further enacted by the Authority aforefaid, That the Days in Affize of Darrein Prefentment, and in Plea of Quare Impedit, limited and appointed by the Statute of *Marlcbridge*, and also the Days to be given in Attaint, limited in the Statute made in the Fifth Year of the Reign of the Noble King Edward the Third, and also in the Statute made in the Three and twentieth Year of the Reign of the late King Henry the Eighth, of worthy Memory, being not contrary to the Tenors of

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#### Anno 16º CAROLI I. c. 6-9. A.D.1640.

of this Act, shall be holden firm and stable, and shall stand in their full Force and Effect.

### [See 24 G. 2. c. 48.]

# CAP. VII.

An AA to prevent Inconveniencies which may happen by the untimely adjourning, proroguing or diffolving of this prefent Parliament. EXP.

WHEREAS great Sums of Money mult of Neceffity be fpeedily advanced and provided for the Relief of His Majefty's Army and People in the Northern Parts of this Realm, and for preventing the imminent Danger this Kingdom is in, and for Supply of other His Majefty's prefent and urgent Occafions, 6 which cannot be fo timely effected as is requisite, without Credit for raising the faid Monics, which Credit cannot be obtained until fuch Obstacles be first removed, as are occasioned by Fears, " Jealoufies and Apprehenfions of divers His Majefty's loyal Sub-· jects, that this prefent Parliament may be adjourned, prorogued • or diffolved before Justice shall be duly executed upon Delin-" quents, publick Grievances redreffed, a firm Peace between the " Two Nations of England and Scotland concluded, and before fuf-<sup>6</sup> ficient Provision be made for the Repayment of the faid Monies ' fo to be raifed; all which the Commons in this prefent Parlia-" ment affembled, having duly confidered, do therefore humbly · befeech Your most Excellent Majesty, That it may be declared ' and enacted :'

II. And be it declared and enacted by the King our Sovereign Parliament not Lord, with the Affent of the Lords and Commons in this prefent Parliam ent affembled, and by the Authority of the fame, That this present Parliament now affembled shall not be diffolved, unless it be by Act of Parliament to be passed for that Purpose, nor shall be at any time or times during the Continuance thereof, prorogued or adjourned unlefs it be by AA of Parliament, to be likewile passed for that Purpole; and that the Houle of Peers shall House of Peers. not at any time or times during this prefent Parliament, be adjourned unlefs it be by themfelves or by their own Order; and in like Manner, that the Houfe of Commons shall not at any time or times during this prefent Parliament be adjourned unlefs it be by themfelves or by their own Order; and that all and every Thing and Things whatfoever, done or to be done for the Adjournment, proroguing or diffolving of this prefent Parliament contrary to this Act, shall be enterly void and of none effect.

### C A P. VIII.

A Subfidy granted to the King of Tonnage, Poundage and other Sums of Money payable upon Merchandize exported and imported. EXP.

#### C A P. IX.

An Act for the fpeedy Provision of Money for difbanding the Armies, and fettling the Peace of the Two Kingdoms of England and Scotland. EXP.

to be diffolved, prorog d or adjourned, but by an Act.

Commons.

CAP,

# CAP.X. An Act for the regulating of the Privy Council, and for taking away the Court commonly called the Star Chamber.

WHEREAS by the Great Charter (many Times confirmed in Parliament) it is enacted, That no Freeman shall be taken or imprifoned, or diffeifed of his Freehold or Liberties, or Free Cuftoms, or be outlawed or exiled or otherwife deftroyed; " and that the King will not pass upon him or condemn him but · by lawful Judgment of his Peers, or by the Law of the Land: · And by another Statutemade in the Fifth Year of the Reign of " King Edward the Third, it is enacted, That no Man shall be attached by any Acculation; nor forejudged of Life or Limb, nor his Lands, Tenements, Goods nor Chattels feized into the
King's Hands, against the Form of the Great Charter and the · Law of the Land: And by another Statute made in the Five 25 E. 3. Stat. 5. • and twentieth Year of the Reign of the fame King Edward the . Third, it is accorded, affented and established, That none shall be taken by Petition or Suggestion made to the King or to his
Council unless it be by Indictment or Prefertment of good and · lawful Pcople of the fame Neighbourhood where fuch Deeds · be done, in due Manner or by Process made by Writ Original • at the Common Law; and that none be put out of his Fraz-• chife or Freehold unlefs he be duly brought in to anfwer, and • forejudged of the fame by the Courle of the Law, and if any · Thing be done against the fame it shall be redreffed and holden · for none : And by another Statute made in the Eight and twentieth Year of the Keign of the fame King Edward the Third, it
is, amongft other Things, enacted, That no Man of what Effate or Condition foever he be, fhall be put out of his Lands or Tee nements, nor taken, nor imprisoned, nor difinherited without · being brought in to answer by due Process of Law: And by • another Statute made in the Two and fortieth Year of the Reign · of the faid King Edward the Third, it is enacted, That wo Man 's be put to answer, without Presentment before Juftices, or . Matter of Record, or by due Process and Writ Original, ac-· cording to the old Law of the Land, and if any Thing be done • to the contrary it shall be void in Law, and holden for Error: · And by another Statute made in the Six and thirtieth Year of · the fame King Edward the Third, it is, amongit other Things enacted, That all Pleas which shall be pleaded in any Courts 6 before any the King's Juffices, or in his other Places, or before • any of his other Mnifters, or in the Courts and Places of any · other Lords within the Realm, shall be entred and enrolled in • Latin: And whereas, by the Statute made in the Third Year of • King Henry the Seventh, Power is given to the Chancellor, the Lord Treasurer of England for the Time being, and the Keeper of the King's Privy Seal, or Two of them, calling unto them a
Bishop and a Temporal Lord of the King's most Honourable · Council, and the Two Chief Juilices of the King's Bench and · Common Pleas for the Time being, or other Two Judices in · their Absence, to proceed as in that Act is expressed, for the · Punifiment of iome particular Offences therein mentioned ; and " by the Statute made in the One and twentieth Year of King \* Henry the Eighth, the Prefident of the Council is affociated to • jou

9H. 3. M.C.

c. 29.

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C.4.

28 E. 5. c. 3.

42 E. 3. C. 3.

36 E. 3. c. 15.

3 H. 7. c. 1.

erH.8. c. 10.

810

#### Anno 16º CAROLI I. C. 10. A.D. 1640.

· join with the Lord Chancellor and other Judges in the faid Sta-• tute of the Third of Henry the Seventh mentioned; but the " faid Judges have not kept themfelves to the Points limited by • the faid Statute, but have undertaken to punish where no Law 4 doth warrant, and to make Decrees for Things having no fuch · Authority, and to inflict heavier Punishments than by any Law • is warranted. " II. And forafmuch as all Matters examinable or determinable Star Chambers before the faid Judges, or in the Court commonly called the Star " Chamber, may have their proper Remedy and Redrefs, and their " due Punishment and Correction by the Common Law of the " Land, and in the ordinary Courfe of Juffice elfewhere ; and for-• almuch as the Reafons and Motives inducing the Erection and " Continuance of that Court do now cease; and the Proceedings, · Cenfures and Decrees of that Court have by Experience been <sup>4</sup> found to be an intolerable Burthen to the Subjects, and the . Means to introduce an arbitrary Power and Government; and forafmuch as the Council Table hath of late Times affumed unto itfelf a Power to intermeddle in Civil Caufes and Matters only of 6 private Interest between Party and Party, and have adventured • to determine of the Effates and Liberties of the Subject con-" trary to the Law of the Land and the Rights and Privileges

· of the Subject, by which great and manifold Mifchiefs and In-· conveniencies have arifen and happened, and much Incertainty

· by Means of fuch Proceedings hath been conceived concerning Men's Rights and Effates ;' for fettling whereof, and preventing

the like in time to come,

III. Be it ordained and enacted by the Authority of this pre- Court of Star fent Parliament, That the faid Court commonly called the Star Chamber and Chamber, and all Jurifdiction, Power and Authority belonging Powers differed. unto, or exercifed in the fame Court, or by any the Judges, Officers or Ministers thereof, be, from the First Day of August in the Year of our Lord God One thousand fix hundred forty and one, clearly and absolutely diffolved, taken away and determined ; and that from the faid First Day of August neither the Lord Chancellor, or Keeper of the Great Seal of England, the Lord Treasurer of England, the Keeper of the King's Privy Seal, or Prelident of the Council, nor any Bifhop, Temporal Lord, Privy Counfellor or Judge, or Justice whatfoever, shall have any Power or Authority to hear, examine or determine any Matter or Thing whatfoever, in the faid Court commonly called the Star Chamber, or to make, pronounce or deliver any Judgment, Sentence, Order or Decree, or to do any Judicial or Ministerial Act in the faid Court; and that all and every Act and Acts of Parliament, and all and every Article, Claufe and Sentence in them, and every of them, by which any Jurifdiction, Power or Authority is given, limited or appointed unto the faid Court commonly called the Star Chamber, or unto all or any the Judges, Officers or Minifters thereof, or for any Proceedings to be had or made in the faid Court, or for any Matter or Thing to be drawn into queftion, examined or determined there, shall, for fo much as concerneth the faid Court of Star Chamber, and the Power and Authority thereby given unto it, be, from the faid First Day of August, repealed and abfolutely revoked and made void,

IV. And

A.D.1640.

Jurifdiction in other Courts repealed.

3 H. 7. c. I. 21 H. 8. c. 20.

No Court, &c. to have like Jurifdiction.

The King, &c. not to have Jurifdiction over any Man's Eftate.

Great Officers, &c. First Offence.

Second O.Tence.

IV. And be it likewife enacted, That the like Jurifdiction now uled and exercifed in the Court before the Prefident and Council in the Marches of Wales (a); and also in the Court before the Prefident and Council established in the Northern Parts; and also in the Court commonly called the Court of the Duchy of Lancafer, held before the Chancellor and Council of that Court; and alio m the Court of Exchequer of the County Palatine of Chefler held before the Chamberlain and Council of that Court ; the like Jurifdiction being exercifed there, shall from the faid First Day of August One thousand fix hundred forty and one, be also repealed and absolutely revoked and made void; any Law, Prescription, Cuftom or Ufage, or the faid Statute made in the Third Year of King Henry the Seventh, or the Statute made in the One and twentieth of Henry the Eighth, or any Act or Acts of Parliament heretofore had or made to the contrary thereof in any wife notwithstanding; and that from henceforth no Court, Council or Place of Judicature, shall be erected, ordained, constituted or appointed within this Realm of England or Dominion of Wales, which shall have, use or exercise the same or the like Jurifdiction as is or hath been ufed, practifed or exercifed in the faid Court of (a) [Diffolved, Sc. 1 W. & M. Sef. 1. Star Chamber. c. 27. § 2.]

V. Be it likewife declared and enacted by Authority of this prefent Parliament, That neither His Majefty, nor His Privy Council, have or ought to have any Jurifdiction, Power or Authority, by Englifb Bill, Petition, Articles, Libel or any other arbitrary Way whatfoever, to examine or draw into queflion, determine or difpofe of the Lands, Tenements, Hereditaments, Goods or Chattels of any the Subjects of this Kingdom; but that the fame ought to be tried and determined in the ordinary Courts of Juffice, and by the ordinary Courfe of the Law.

VI. And be it further provided and enacted, That if any Lord Chancellor, or Keeper of the Great Scal of England, Lord Treafurer, Keeper of the King's Privy Seal, Prefident of the Council, Bishop, Temporal Lord, Privy Counsellor, Judge or Justice whatfoever, shall offend, or do any Thing contrary to the Purport, true Intent and Meaning of this Law, then he or they shall for such Offence forfeit the Sam of Five hundred Pounds of lawful Money of England unto any Party grieved, his Executors or Administrators, who shall really profecute for the fame, and first obtain Judgment thereupon, to be recorded in any Court of Record at Westminster, by Action of Debt, Bill, Plaint or Information, wherein no Effoin, Protection, Wager of Law, Aid-Prayer, Privilege, Injunction or Order of Reitraint, shall be in any wife prayed, granted or allowed, nor any more than One Imparlance; and if any Perfon against whom any fuch Judgment or Recovery shall be had as aforefaid, shall, after such Judgment or Recovery, offend again in the fame, then he or they for fuch Offence shall forfeit the Sum of One Thousand Pounds of lawful Money of England unto any Party grieved, his Executors or Administrators, who shall really profecute for the same, and first obtain Judgment thereupon, to be recorded in any Court of Record at Westminster, by Action of Debt, Bill, Plaint or Information, in which no Effoin, Protection, Wager of Law, Aid-Prayer, Privilege,

Privilege, Injunction or Order of Reftraint shall be in any wife prayed, granted or allowed, nor any more than One Imparlance; and if any Perfon against whom any fuch Second Judgment or Recovery shall be had as aforefaid, shall, after fuch Judgment or Recovery, offend again in the fame Kind, and shall be thereof duly Third Offence. convicted by Indictment, Information or any other lawful Way or Means, that fuch Perfon fo convicted shall be from thenceforth difabled, and become by virtue of this Act incapable ipfo facto, Penalty. to bear his and their faid Office and Offices refpectively, and shall be likewife difabled to make any Gift, Grant, Conveyance or other Disposition of any of his Lands, Tenements, Hereditaments, Goods or Chattels, or to take any Benefit of any Gift, Conveyance or Legacy to his own Ufe.

VII. And every Perfon fo offending shall likewife forfeit and Treble Damages. lose unto the Party grieved, by any Thing done contrary to the true Intent and Meaning of this Law, his Treble Damages which he shall fustain and be put unto by Means or Occasion of any fuch Act or Thing done, the fame to be recovered in any of His Majefty's Courts of Record at Westminster, by Action or Debt, Bill, Plaint or Information, wherein no Effoin, Protection, Wager of Law, Aid-Prayer, Privilege, Injunction or Order of Restraint, shall be in any wife prayed, granted or allowed, nor any more than One Imparlance.

VIII. And be it also provided and enacted, That if any Per- Habeas Corpus. fon shall hereafter be committed, restrained of his Liberty, or fuffer Imprifonment, by the Order or Decree of any fuch Court of Star Chamber, or other Court aforefaid, now or at any Time hereafter, having or pretending to have the fame or like Jurifdiction, Power or Authority to commit or imprison as aforefaid, or by the Command or Warrant of the King's Majefty, His Heirs or Succeffors, in their own Perfon, or by the Command or Warrant of the Council Board, or of any of the Lords or others of His Majefty's Privy Council; that in every fuch Cafe every Perfon fo committed, reftrained of his Liberty, or fuffering Imprifonment, upon Demand or Motion made by his Council, or other employed by him for that Purpofe, unto the Judges of the Court of the King's Bench or Common Pleas, in open Court, (hall without Delay, upon any Pretence whatfoever, for the ordinary Fees usually paid for the fame, have forthwith granted unto Fees. him a Writ of Habeas Corpus, to be directed generally unto all and every Sheriffs, Gaoler, Minister, Officer or other Persons in whole Cuftody the Party committed or reftrained shall be, and the Sheriffs, Gaoler, Minister, Officer or other Person in whose Custody the Party fo committed or reftrained shall be, shall, at the Return of the faid Writ, and according to the Command thereof, upon due and convenient Notice thereof given unto him, at the Charge of the Party who requireth or procureth fuch Writ, and upon Security by his own Bond given, to pay the Charge of carrying back the Prifoner, if he shall be remanded by the Court to which he shall be brought, as in like Cafes hath been used, such Charges of bringing up and carrying back the Priloner to be always ordered by the Court, if any Difference shall arife thereabout, bring or caufe to be brought the Body of the faid Party fo committed or reftrained, unto and before the Judges or Juffices of the faid Court from whence the faid Writ shall issue, in open Court, and shall then likewife

likewife certify the true Caufe of fuch his Detainer or Impriforment, and thereupon the Court, within Three Court Days after fuch Return made and delivered in open Court, shall proceed to examine and determine whether the Caufe of fuch Commitment appearing upon the faid Return be just and legal, or not, and shall thereupon do what to Justice shall appertain, either by delivering, bailing or remanding the Priloner; and if any Thing shall be otherwise wilfully done or omitted to be done by any Judge, Justice, Officer or other Person afore mentioned, contrary to the Direction and true Meaning hereof, that then fuch Perfon fo offending shall for-Treble Damages. feit to the Party grieved his Treble Damages, to be recovered by fuch Means, and in fuch Manner as is formerly in this Act limited and appointed for the like Penalty to be fued for and recovered. IX. Provided always, and be it enacted, That this Act and Att shall extend. the feveral Claufes therein contained shall be taken and expounded to extend only to the Court of Star Chamber, and to the faid Courts holden before the Prefident and Council in the Marches of Wales, and before the Prefident and Council in the Northern Parts, and also to the Court commonly called the Court of the Duchy of Lancaster, holden before the Chancellor and Council of that Court, and also in the Court of Exchequer of the County Palatine of Chefter, held before the Chamberlain and Council of that Court, and to all Courts of like Jurifdiction to be hereafter

erected, ordained, conftituted or appointed as aforefaid ; and to the Warrants and Directions of the Council Board, and to the Commitments, Reftraints and Imprifonments of any Perfon or Perfons made, commanded or awarded by the King's Majefty, His Heirs or Succeffors, in their own Person, or by the Lords and others of the Privy Council, and every one of them.

X. And lastly provided, and be it enacted, That no Perfon or Perfons shall be fued, impleaded, molested or troubled for any Offence against this prefent Act, unless the Party supposed to have so offended shall be fued or impleaded for the fame within Two Years at the most after fuch Time wherein the faid Offence shall be committed.

#### CAP. XI.

An Act for a Repeal of a Branch of a Statute primo Elizabethe, concerning Commissioners for Causes Ecclesiastical.

THEREAS in the Parliament holden in the Firft Year of the Reign of the late Queen Elizabeth late Queen of " England, there was an Act made and eftablished, intituled, An " Ad refloring to the Crosun the ancient Jurifdidion over the State Ecclifuflical and Spiritual, and abolifying all foreign Power repug-" nant to the fame; in which Act, amongst other Things, there • is contained one Claufe, Branch, Article or Sentence, whereby ' it was enacted to this Effect ; namely, That the faid late Queen's . Highnels, her Heirs and Succeffors, Kings or Queens of this · Realm, should have full Power and Authority by virtue of that · Act, by Letters Patents under the Great Seal of England, to · affign, name and authorize when and as often as her Highnefs, · her Heirs or Succeffors, fhould think meet and convenient, and . for fuch and fo long Time as fhould pleafe her Highnefs, her · Heirs or Successors, fuch Perfon or Perfons being natural born Subjects

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To what Courts

Limitation of Action

TELL CT.

§ 18.

< Subjects to her Highness, her Heirs or Successors, as her Ma. jefty, her Heirs or Successors, should think meet to exercise, use, occupy and execute under her Highness, her Heirs and Suc-· ceffors, all manner of Jurifdictions, Privileges and Preheminence, · in any wife touching or concerning any Spiritual or Ecclefi-• aftical Jurifdiction within thefe her Realms of England and Irr-" land, or any other her Highness Dominions and Countries, and to visit, reform, redress, order, correct and amend all such Errors. Herefies, Schifms, Abufes, Offences, Contempts and Enormities " whatfoever, which by any Manner of Spiritual or Ecclefiaftical · Power, Authority or Jurifdiction, can or may lawfully be re-· formed, ordered, redreffed, corrected, reftrained or amended, to • the Pleafure of Almighty God, the Increafe of Virtue, and • the Confervation of the Peace and Unity of this Realm; and • that fuch Perfon or Perfons fo to be named, affigned, authorized and appointed by her Highnels, her Heirs or Succeffors,
after the faid Letters Patents to him or them made and de-· livered as aforefaid, should have full Power and Authority, by • virtue of that Act, and of the faid Letters Patents, under her · Highnefs, her Heirs or Succeffors, to exercife, ufe and execute • all the Premifes according to the Tenor and Effect of the faid Letters Patents; any Matter or Caufe to the contrary in any wife notwithstanding. " II. And whereas by colour of fome Words in the aforefaid HighCommitteent · Branch of the faid Act, whereby Commissioners are authorized Court. • to execute their Commission according to the Tenor and Effect of the King's Letters Patents, and by Letters Patents grounded thereupon, the faid Commiffioners have, to the great and infuffer-able Wrong and Opprefition of the King's Subjects, uled to fine

• and imprison them, and to exercise other Authority not belong-• ing to Ecclefiaftical Jurifdiction reftored by that Act, and divers

other great Mifchiefs and Inconveniencies have also ensued to the

 King's Subjects, by Occasion of the faid Branch and Commissions s iffued thereupon, and the Executions thereof :' Therefore for the reprefiing and preventing of the forefaid Abufes, Mifchiefs and Inconveniencies in Time to come :

III. Be it enacted by the King's most Excellent Majesty, and r Eliz. c. 1. § 18 the Lords and Commons, in this prefent Parliament affembled, and repealed. by the Authority of the fame, That the forefaid Branch, Claufe, Article or Sentence contained in the faid Act, and every Word, Matter and Thing contained in that Branch, Claufe, Article or Sentence, shall from henceforth be repealed, annulled, revoked, annihilated and utterly made void for ever; any Thing in the faid Act to the contrary in any wife notwithstanding.

IV. And be it also enacted by the Authority aforefaid, That Provertaken no Archbishop, Bishop nor Vicar General, nor any Chancellor, away trem Arch-Official nor Commission of any Archbishop, Bishop or Vicar bishops, and other Eccle offi-General, nor any Ordinary whatfoever, nor any other Spiritual or Ecclefiancial Judge. Officer or Minifler of Judice nor one other Ecclefiaftical Judge, Officer or Minister of Justice, nor any other Perfon or Perfons whatfoever, exerciting Spiritual or Ecclefiaftical Power, Authority or Jurifdiction. by any Grant, Licence or Commission of the King's Majesty, his Heirs or Successions, or by any Power or Authority derived from the King, his Heirs or Succeffors or otherwife, shall, from and after the First Day of Luguft which shall be in the Year of our Lord God One thousand fix hundred

Anno 16º CAROLI I. C. 11, 12. A.D. 1640.

hundred forty and one, award, impose or inflict any Pain, Penalty, Fine, Amerciament, Imprifonment or other corporal Punifhment upon any of the King's Subjects, for any Contempt, Mildemeanor, Crime, Offence, Matter or Thing whatfoever, belonging to Spritual or Ecclefiaftical Cognizance or Jurifdiction, or shall ex officis, or at the Instance or Promotion of any other Person whatsever, urge, enforce, tender, give or minister unto any Churchwarden, Sideman or other Perfon whatfoever, any corporal Oath, whereby he or the thall or may be charged or obliged to make any Prefentment of any Crime or Offence, or to confeis or to accuse himself or herfelf of any Crime, Offence, Delinquency or Mildemeznor, or any Neglect, Matter or Thing, whereby or by Reafon whereof he or the thall or may be liable or exposed to any Centure, Pan, Penalty or Punishment whatfoever, upon Pain and Penalty that every Perfon who shall offend contrary to this Statute, shall forfeit and pay Treble Damages to every Perfon thereby grieved, and the Sum of One hundred Pounds to him or them who shall first demand and fue for the same; which said Treble Damages and Sum of One hundred Pounds shall and may be demanded and recovered by Action of Debt, Bill or Plaint in any Court of Record, wherein no Privilege, Effoin, Protection or Wager of Law shall be admitted or allowed to the Defendant. And be it further enacted, That every Perfon who shall be once convicted of any Act or Offence prohibited by this Statute, shall for such Ad or Offence be, from and after fuch Conviction, utterly diabled to be or continue in any Office or Employment in any Court of Juffice whatfoever, or to exercife or execute any Power, Authority or Jurifdiction by force of any Commission or Letters Patents of the King, his Heirs or Succeffors.

V. And be it further enacted, That from and after the faid First Day of *August*, no new Court shall be erected, ordained or appointed within this Realm of *England* or Dominion of *Walu*, which shall or may have the like Power, Jurisdiction or Authority, as the faid High Commission Court now hath or pretendeth to have; but that all and every such Letters Patents, Commissions and Grants, made or to be made by His Majefty, his Heirs or Succeffors, and all Powers and Authorities granted, or pretended or mentioned to be granted thereby, and all Acts, Sentences and Decrees to be made by virtue or colour thereof, shall be utterly void and of none Effect.

[Repealed, except as to the High Commission Court, &c. 13 Car. 2. Stat. 2. c. 12. § 2.]

# CAP. XII.

A Subfidy granted to the King of Tonnage and Poundage, and other Sums of Money payable upon Merchandize exported and imported. EXP.

Penalty.

Difability.

No new Court to be crected with like Power.

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CAP.

### CAP. XIII.

An A& for the fecuring of fuch Monies as are or fhall be due to the Inhabitants of the County of York, and the other adjoining Counties, wherein His Majesty's Army is or hath been billetted, for the Billet of the Soldiers of the faid Army, as also to certain Officers of the faid Army who do forbear Part of their Pay according to an Order in that Behalf made in the Commons House of Parliament this prefent Seffion, for fuch Part of their Pay as they shall. fo forbear. EXP.

#### CAP. XIV.

<u>+</u> -

An Act for the declaring unlawful and void the late Proceedings touching Ship-Money, and for the vacating all **Records and Procefs concerning the fame.** 

WHEREAS divers Writs of late Time isfued under the Proceedings Great Seal of England, commonly called Ship-Writs, for touching Ship the charging of the Ports, Towns, Cities, Boroughs and Coun- Money againft
 ties of this Realm refpectively, to provide and furnish certain Efg. · Ships for His Majesty's Service : And whereas upon the Exe- cution of the fame Writs and Returns of Certioraries thereupon made, and the fending the fame by Mittimus into the Court of Exchequer, Process hath been thence made against fundry Persons pretended to be charged by Way of Contribution, for the making • up of certain Sums affested for the providing of the faid Ships, and, in efpecial, in Easter Term in the Thirteenth Year of the · Reign of our Sovereign Lord the King that now is, a Writ of · Scire facias was awarded out of the Court of Exchequer, to the . then Sheriff of Buckinghamsbire, against John Hampden, Esquire, to appear and fhew Caufe, why he fhould not be charged with a certain Sum fo affeffed upon him; upon whole Appearance and · Demurrer to the Proceedings therein, the Barons of the Ex- chequer adjourned the fame Cafe into the Exchequer Chamber, where it was folemnly argued divers Days, and at length it was there agreed by the greater Part of all the Juffices of the Courts · of King's Bench and Common Pleas, and of the Barons of the · Exchequer, there affembled, That the faid John Hampden should be charged with the faid Sum fo as aforefaid affeffed on him; the main Grounds and Reafons of the faid Juffices and Barons which • fo agree, being, that when the Good and Safety of the Kingdom · in general is concerned, and the whole Kingdom in Danger, • the King might, by Writ under the Great Seal of England, com-" mand all the Subjects of this his Kingdom, at their Charge, to provide and furnish such Number of Ships with Men, Victuals
and Munition, and for such Time as the King should think fit, · for the Defence and Safeguard of the Kingdom from fuch · Danger and Peril; and that by Law the King might compel the doing thereof, in cafe of Refufal or Refractorines; and that the King is the fole Judge, both of the Danger, and when and how • the fame is to be prevented and avoided; according to which Grounds and Reafons, all the Juffices of the faid Courts of King's Bench and Common Pleas, and the faid Barons of the Exchequer, Vol. IV. < having 3 G

Extrajudicial Opinion.

Judgment.

Ship-Money, and Proceedings thereupon, conwary to Law.

3 Car. 1. Petition of Right.

having been formerly confulted with by His Majefty's Command,
had fet their Hands to an extrajudicial Opinion, expressed to the
fame Purpole; which Opinion, with their Names thereunto, was
alfo by His Majefty's Command inrolled in the Courts of Chancery, King's Bench, Common Pleas and Exchequer, and likewife entred among the Remembrances of the Court of Star
Chamber, and, according to the faid Agreement of the faid
Juffices and Barons, Judgment was given by the Barons of the
Exchequer, that the faid John Hampden should be charged with
the faid Sum fo affeffed on him : And whereas some other A chions
and Process depend, and have depended, in the faid Court of Exchequer, and in some other Courts against other Persons, for the
like Kind of Charge, grounded upon the faid Writs, commonly
called Ship-Writs, all which Writs and Proceedings as aforefaid,

" were utterly against the Law of the Land :'

II. Be it therefore declared and enacted by the King's moft excellent Majefty, and the Lords and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That the faid Charge imposed upon the Subject, for the providing and furnishing of Ships, commonly called Ship-Money, and the faid extrajudicial Opinion of the faid Juffices and Barons, and the faid writs, and every of them, and the faid Agreement or Opinion of the greater Part of the faid Juffices and Barons, and the faid Judgment given against the faid John Hampden, were and are contrary to and against the Laws and Statutes of this Realm, the Right of Property, the Liberty of the Subjects, former Refolutions in Parliament, and the Petition of Right made in the Third Year of the Reign of His Majefty that now is.

III. And it is further declared and enacted by the Authority aforefaid, That all and every the Particulars prayed or defired in the faid Petition of Right, shall from henceforth be put in Execution accordingly, and shall be firmly and strictly holden and obferved, as in the fame Petition they are prayed and expressed; and that all and every the Records and Remembrances of all and every the Judgment, Inrolments, Entry and Proceedings as aforefaid, and all and every the Proceedings whatfoever, upon or by Pretext or Colour of any of the faid Writs, commonly called Skip-Writs, and all and every the Dependants on any of them, shall be deemed and adjudged to all Intents, Constructions and Purpofes, to be utterly void and difannulled; and that all and every the faid Judgment, Inrolments, Entries, Proceedings and Dependants of what Kind foever, shall be vacated and sancelled in fuch Manner and Form as Records ufe to be that are vacated.

# CAP. XV.

# An Act against divers Incroachments and Oppressions in the Stannary Courts.

Id. 1. Charter.

50 Ed. 3.

• WHEREAS King Edward the Firft, of famous Memory, did for the Amendment of the Stannaries in the County of Devon, grant divers Franchifes and Liberties to the Tinners there: And whereas in the Parliament in the Fiftieth Year of King Edward the Third, upon the Petition of the Commons of the County of Devon, certain Branches and Articles of the find Charter were explained in Manner following, that is to fag.

Anno 16º CAROLI I. c. 14, 15.

A.D.1640.

"Whereas one Article of the faid Charter is in these Words following, viz. 'Sciatis nos ad emendationem Stannariarum nostrarum in Com. Devon. ad tranquillitatem & utilitatem Stannatorum noffrarum prædictorum earundem, Concessifie pro nobis & bæredibus nostris, Quod omnes Stannatores præditti operantes in Stannariis illis que funt Dominia n stra, dum operantur in eisdem Stannariis, liberi fint E quieti de placitis nativorum, E de omnibus placitis E querelis . Curiam noftram & bæredum noftrorum qualitercunque tangen. Ita quod non respondeant coram aliquibus Justiciariis vel Ministris nostris feu hæredum noftrorum de aliquo placito seu querela infra prædittas Stannarias emergen. nifi coram Custode nostro Stannariarum nostrarum 6 predictarum, qui pro tempore fuerit (except. placitis terr', vite & membrorum) nec recedant ab operationibus fuis per fummonitionem ali-· cujus Ministrorum nostrorum, seu bæredum nostrorum, nist per sum-\* monitionem communem dicti Custodis nostri; & quod quieti sint de 🖌 omnibus tallag,' Theolon. stallag. auxiliis 🗹 aliis custumis quibuscunque in villis, portubus, feriis, & mercatis infra Com. prædia. de bonis fuis propriis, &c.' Whereupon the faid Commons prayed a Declaration, as followeth, ' Requeste, Sur quoi plese declarer si ' auteurs Persons que les Esteynors overantz in les Esteineyres averont • & enjoyeront la franchife grante per la dite Chartre du Roy deficome · la dite Chartre voet. Quod omnes Stannatores præditi operantes in Stannariis illis, fint liberi, Sc. Et autres Persons que les overours · cestufavoir leurs Maistres que les louent & leurs fervants & auters clayment mesme la Franchise. Et auxint plese declarer si les dites overours y averont les Franchises que in autres temps a quant ils averont in mesme Lesteinery deficome la Chartre voet; Dum operan-<sup>e</sup> tur in eisdem Stannarius sint liberi, Sc.' Upon which Request Answer was made as followeth : 'Respons. En droit de les dites ' paroles, operantes in Stannarius illis, & dum operantur in eisdem Stannariis, Soient clerement entenduz de operariis laborantibus dun-\* taxat in Stannariis illis fine fraude & dolo, & non de aliis, nec alibi · laborantibus.' And whereas the faid Commons prayed a farther . Declaration, as followeth : . Requeste, Item foit declarez, fi le Gar- dein de Lesteinery puisse tenir ples inter Élycinor & Forreyn de
 querele sourdante aillours que en les lieux ou ils sont overantz desicome
 la Chartre voet. Quod Custos noster prædictus, vel ejus Locum-tenens • teneat omnia placita inter Stannatores prædiclos emergen. & etiam inter • ipfos & alios forinsecos de omnibus transgressionibus, querelis, & con-• tradibus factis in locis in quibus operantur infra Stannarias pra-· dictas fimiliter emergen. Sc. Quare il tient plee des tieux quereles " fourdants in chefcune parte deine le dit Counte." Upon which, · Answer was in these Words, viz. ' Resp. Et en droit de ceste Article, se ent extende la Jurisdiction cleremente folonc' les paroles del • dit Chartre, Ceftaffavoir; in locis ubi iidem operarii operantur, & " nemy aillours ne en autre manere." Which Charter fo declared, was " repeated again; and in the Eighth Year of the Reign of King 8R.4 " Richard the Second, commanded to be put in Execution : • II. And whereas the faid King Edward the First made the · like Charter to the Tinners in the County of Cornwall, which · Charter was in the forefaid Parliament, upon the Request of the

" Commons of the County of Cornwall, declared in the fame Man-

• ner and Words :

#### • III. And whereas the Tinners of the Counties of Devon and Charter to Tin-" Cornwall have, by virtue of the faid Charters, enjoyed divers and ners in Cornwall. • 3 G 2 " great

<sup>4</sup> great Liberties, and are quit from all Tolls, Tallages, Aids and • other Cuftoms in the Vills, Ports, Fairs and Markets within the faid Counties respectively: Which great Liberties do of Right · belong to the working Tinner, working without Fraud or Deceit · in the Stannaries aforefaid, and not to any other nor elfewhere " working, and were granted to the faid Tinners for their En-· couragement in their Works : And whereas of late Years fundry Inhabitants within the faid Counties, and others, to entitle themfelves to the faid Liberties, have by Fraud and Covin, for fmall ' or no Confiderations, bought and acquired, and do buy and ac-" quire to themfelves decayed Tin-works, and fmall and inconfiderable Parts in the fame and other Tin-works; which Abufes • are done principally to enable the faid falfe and fained Tinners ' to vex and fue their Neighbours in the Stannary Courts, where ' for the most part the Defendant is unjustly debarred his Cofts, although the Caufe be adjudged with him; and the Jurifdiction of the faid Stannaries hath, contrary to antient Right and <sup>4</sup> Ufage, and the faid Charters, been endeavoured to be extended • out of the Places where the Tinners do work, through the whole " Counties of Devon and Cornwall respectively, which is no Way · for the Benefit of His Majefty, but for the fingular Lucre of ' fome private Perfons: And whereas by the faid Abufes great ' Inconveniencies do follow, (that is to fay) the Inhabitants of the faid Counties are miferably vexed, opprefied and imprisoned. His " Majefty defrauded of his Aids and Cuftoms, and the Lords and Owners of Fairs, Markets and other Franchifes, of their Tolls ' and Duties, and the Government of the Country exceedingly · confounded and eluded; the faid falfe and feigned Tinners ' claiming, when they lift, to be Tinners, and, when they lift, to be Foreigners; befides, that if timely Provision be not made, the certain Decay of His Majefty's Profit in the Tinworks will enfue, 6 for that the fame, being divided into fo many Hands and Parts, • cannot conveniently be fet on work, nor Contribution railed for the working of the fame:'

IV. Be it therefore enacted by His Majefty, and the Lords Spiritual and Temporal, and the Commons, in this prefent Parliament affembled, That the faid Declarations be henceforth held and duly obferved; with this, That the Words of the faid Charters and Declarations; In locis ubi operantur, be expounded of the Vill, Tithing and Hamlet where fome Tin-work in Work is fituate, and not elfewhere, and no longer than the fame Tin-work is or shall be in Working: And if any Perfon or Perfons that shall be fued in the faid Stanuaries, shall swear or tender his or their Oath in the faid Court where he or they shall be fued, that he or they are not, nor is, nor at time of the Suit commenced was not, nor were a Tinner or Tinners, then fuch Defendant or Defendants shall be forthwith discharged of such Suit, unless that the Plaintiff or Plaintiffs do forthwith make Oath that the faid Plaintiff or Plaintiffs is or are true and working Tinners, without Fraud or Deceit, and that the Caufe of his or their Suit arofe within the faid Stannaries, or concerneth Tin or Tin-works: And if any Perion be not revera, and without Fraud, a working and labouring Tinner, in or about fome Tin-work, fet on work within one Half-Year next before his Suit, shall fue, profecute or implead in any the faid Courts, or before the Warden, Vice-warden or Steward of the faid . Stannaries.

Abufe of Liberties.

Former Declararious confirmed.

In locis ubi operantur, how expounded. How Tinners fied.

Others fuing.

Stannaries, any Perfon or Perfons, that is or are not a Tinner or Tinners at the time of fuch Suit commenced, then the Defendant and Defendants in every fuch cafe shall have his and their Action at the Common Law, against fuch Person fuing or profecuting, wherein he shall recover Ten Pounds and his Damages and Coffs of Suit: Provided, That fuch Action be brought within Two Limitation of Years next after the Action or Suit brought in the faid Stannary Action. Courts, or before the faid Warden, Vice-warden or Steward.

V. And be it declared and enacted, That in all Cafes where the Cofts. Plaintiff or Defendant, Plaintiffs or Defendants, are to have Cofts by the Laws or Statutes of this Realm, there also the faid Plaintiffs and Defendants shall have the like Costs in the Stannary Courts: And in regard that the faid Charters were granted for the Eafe and Advantage of the Tinners, and not for their Difadvantage or Oppression, and yet divers of them, who for special Reasons have defired to fue at the Common Law, have been reftrained ;

VI. Be it declared and enacted, That it shall be lawful to and Action at Certfor the faid Tinners, if they think fit, to fue any Foreigners at the mon Law. Common Law; the faid Charter or any Ufage to the contrary notwithstanding.

• VII. And whereas the Bailiffs of the faid Stannary Courts • are very numerous, and are Perfons of fmall or no Credit, and • yet upon their Return that any Perfon is become Surety for any \* other upon Arreft by Process out of the faid Courts, fuch Person " who fometimes knows nothing of the Matter, is by falle Returns • of the faid Bailiffs, made liable to the Debt or Demand ; which . Bailiffs, by reafon of their Poverty, are often not refponfible, and " fo the Party without Remedy ;"

VIII. Be it enacted, That no Perfon or Perfons be charged or Sureties fued. troubled as Surety by any Return of any Bailiff or Bailiffs of the faid Stannaries, unless that the Perfon or Perfons returned Surety or Sureties shall, in the Prefence of Two Witnesses, subscribe or fign a Note in Writing, that fuch Perfon or Perfons is or are become Surety or Sureties; which Note shall mention the Names of the Plaintiffs and Defendants in the Suit, and the Sum or Damages in Demand, and the Nature of the Action, and shall be figned or fubfcribed by the faid Witneffes, and returned and filed in the Court out of which fuch Process shall issue, and no Bailiff or Bailiffs of the faid Stannaries shall be admitted as Witneffes to any fuch Note.

• IX. And whereas in the faid Stannaries it is used, that if the Bailiffs return any Perfon arrefted, that if fuch Perfon make De-• fault at the Day, he shall be condemned, and Execution is fud-• denly awarded, whenas often, the Party was not arrefted :'

X. Be it further enacted, That no Defendant shall be condemned Defendant conupon fuch Return for not appearing, unless also a Note under the demned on Bar Hand or Sign of the Party arrefted, and fubscribed by Two fuch Liff's Return. Witneffes as aforefaid, be returned into the faid Court at or before the Day of Appearance; and the faid Bailiff or Bailiffs shall take but Four pence for every fuch Note as aforefaid ; and it is provided, that none shall be bailed upon Arrest there, till he give such Note.

XI. And in cafe any the faid Bailiff or Bailiffs shall return a Refcous. Refcous against any Person or Persons, he or they shall be admitted to traverle the faid Return ; which Traverle if it be found with him or them fo traversing, then he or they shall be no further troubled or occasioned by reason of such Return.

# C A P. XVI.

An Act for the Certainty of Forests, and of the Meers, Meets, Limits and Bounds of the Forests.

¥ E. 3. Stat. 2.

WHEREAS by Act of Parliament made in the Firft Vear of the Reign of the late King Edward the Third, it was ordained, That the old Perambulation of the Foreft in the Time of King Edward the Firft, flould be thenceforth holden in like Form as it was then ridden and bounded, and in fuch Places where it was not bounded, the King would that it fhould be bounded by good Men and lawful:

II. And whereas for many Ages paft certain Meets, Meers,
 Limits and Bounds of the Forefts, have been commonly known
 and obferved in the feveral Counties wherein the faid Forefts lie;

• III. And whereas of late, divers Prefentments have been • made, and fome Judgments given, whereby the Meets, Meers, • Limits and Bounds of fome of the faid Forefts have been • varioufly extended, or pretended to extend, beyond fome of the • faid Meets, Meers, Limits and Bounds fo commonly known, and • formerly obferved, to the great Grievance and Vexation of many • Perfons having Lands adjoining to the faid Meets, Meers, Limits • and Bounds fo commonly known, and formerly obferved : And • whereas of late time fome Endeavours or Pretences have been • to fet on foot Forefts in fome Parts of this Realm and the • Dominion of Wales, where in Truth none have been or cought • to be, or at leaft have not been ufed of long time:' For Remedy whereof, May it pleafe Your most excellent Majefty that it be declared and enacted by Authority of Parliament;

IV. And be it declared and enacted by the King's most excellent Majefty, and the Lords and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That from henceforth the Meets, Meers, Limits and Bounds of all and every the Forefts respectively, shall be to all Intents and Purposes taken, adjudged and deemed to extend no further respectively than the Meets, Meers, Limits and Bounds which in the feveral Counties refpectively wherein the faid Forefts do lie, were commonly known, reputed, used or taken to be the Meets, Meers, Limits and Bounds of the faid Forests respectively, in the Twenticth Year of the Reign of our late Sovereign Lord King James, and not beyond in any wife; any Perambulation or Perambulations, Prefentments, Extents, Surveys, Judgments, Records, Decrees or other Matter or Thing whatfoever to the contrary notwithftanding : And that all and every the Prefentments fince the faid Twentieth Year made, and all and every other Prefentment and Prefentments, and all and every Judgement and Award upon, or by Reafon or Pretext of, any fuch Prefentment or Prefentments, and all and every Perambulation and Perambulations, Surveys, Extents and other A& and Acts, at any time heretofore had or made, by which the Meets. Meers, Limits or Bounds of the faid Forefts, or any of them, are or are pretended to be further extended than as aforefaid : And alfo all and every Prefentment of any Perfon or Perfons at any Juffice-Seat, Swainmote or Court of Attachments, for or by Reafon or by Colour of any Act or Acts whatfoever done or committed in any Place without or beyond the faid Meets, Meers, Limits or Bounds respectively, so commonly known, reputed, nied

Meens and Bounds of Foreits.

Prefentments word uled or taken as aforefaid, and all and every Fine and Fines, and Amerciament and Amerciaments, upon, by reafon or colour of any fuch Prefentment or Prefentments, shall from henceforth be adjudged, deemed and taken to be utterly void, and of no Force or Effect; any Law, Statute, Record or Pretence whatfoever, to the contrary notwithstanding.

V. And be it further enacted by the Authority aforefaid, That What Places as no Place or Places within this Realm of England or Dominion of Guated Foreft. Wales, where no fuch Juffice-Seat, Swainmote or Court of Attachment have been held or kept, or where no Verderers have been chosen, or regard made, within the Space of Sixty Years next before the First Year of his Majesty's Reign that now is, shall be at any time hereafter judged, deemed or taken to be Foreft, or within the Bounds or Meets of the Forests : But the same shall be from thenceforth for ever hereafter difafforested, and freed and exempted from the Forest Laws; any Justice-Seat, Swainmote or Court of Attachment held or kept within or for any fuch Place or Places, at any time or times fince the Beginning of his Majefty's faid Reign, or any Prefentment, Enquiry, Act or Thing heretofore made or hercafter to be made or done to the contrary notwithfanding.

VI. Provided also, and be it further enacted by the Authority Meets, &c. a aforeiaid, That for the better putting into certainty all and every certained. the Meets, Meers, Bounds and Limits of all and every the Forest, as aforefaid, the Lord Chancellor or Lord Keeper of the Great Seal of England for the time being, shall by virtue of this Act, upon request of any of the Peers of this Kingdom, or of the Knights and Burgelles of the Parliament, or any of them, grant feveral Commissions under the Great Seal of England, to Commisfioners to be nominated respectively by the faid Peers, Knights and Burgeffes, or any of them, to enquire of and find out by Inquelts of good and lawful Men upon Oath, and by the Oaths of Witneffes to be produced at the faid Inquefts, and by all other lawful Means, all and every the Meers, Meets, Bounds and Limits of the Forests respectively, which were commonly known to be their Meers, Meets, Bounds and Limits respectively, in the faid Twentieth Year of the Reign of our late Sovereign Lord King James, and to return the Inquests fo taken into the Court of Chancery; and that all and every the Sheriffs and Bailiffs, of and in every County wherein any fuch Inquests shall be fo to be taken, and all and every the Verderers, Foresters, Rangers and other Officers of the Forefts refpectively where any fuch Officers be, shall be affiftant and attendant to the Executions of the faid Commiffions, according as by virtue of the faid Commiffions re-fpectively they shall be commanded; and where no fuch Officers are, or where fuch Officers be, if they or any of them shall refuse or neglect fuch Affistance and Attendance as aforefaid, then the faid Commiffioners shall and may proceed without them in the Execution of the faid Commissions.

VII. And be it further enacted by the Authority aforefaid, Extent of That the Forefts, whereof the Meets, Meers, Limits and Bounds Forefts. shall be fo returned and certified by virtue of any the faid Commillions as aforefaid, from thenceforth shall not extend nor be extended, nor be deemed, adjudged or taken to extend any further in any wife than the Meets, Meers, Limits and Bounds that shall

be

be fo returned and certified: And that all the Places and Territories that shall be without the Meets, Meers, Limits and Bounds fo returned and certified, shall be, and are hereby declared to be, from thenceforth free to all Intents and Purposes, as if the same had never been Forest, or so reputed; any A& or A&s, Matter or Thing whatsoever to the contrary thereof notwithstanding.

VIII. Provided, and be it further enacted by the Authority aforefaid, That all and every the Grounds, Territories or Places, which have been or are difafforefted, or mentioned to be difafforefted in 'r by any Letters Patents, Charters or otherwife, fince the faid Twentieth Year of the Reign of our faid late Sovereign Lord King James, fhall be excluded and left out of the Meets, Meers, Limits and Bounds of the Forefts, which are to be enquired of, returned and certified by virtue of the faid Commiffions, or any of 'them refpectively, and fhall be and hereby are declared and enacted to be utterly difafforefted, free and exempt to all Intents and Purpofes, as if the fame had never been at all Foreft, or fo reputed; any Thing in this prefent Act contained, or any other Act, Matter or Thing whatfoever to the contrary in any wife notwithftanding.

IX. Provided neverthelefs, and be it enacted, That the Tenants, Owners and Occupiers and every of them, of Lands and Tenements which fhall be excluded and left out of the Meets, Meers, Limits or Bounds of the Forefts to be returned and certified by virtue of any the faid Commiffions, fhall or may use and enjoy fuch Common, and other Profits and Eastements, within the Foreft, as antiently or accustomably they have used and enjoyed; any Thing in this present Act contained, or any Act or Ordinance made in the Three and thirtieth Year of King Edward the First, or any Custom or Law of the Foreft, or any other Matter or Thing to the contrary thereof notwithltanding.

### CAP. XVII.

An A& for the Pacification between England and Scotland. EXP.

### C A P. XVIII.

An Act for fecuring by publick Faith the Remainder of the friendly Affiftance and Relief promifed to our Brethren of *Scotland*. EXP.

# C A P. XIX.

An AA for the better Ordering and Regulating of the Office of Clerk of the Market, allowed and confirmed by this Statute; and for the Reformation of false Weights and Measures.

F ORASMUCH as the undue Execution of the Office of Clerk of the Market hath been very grievous unto divers of His Majefty's most loving Subjects, who have been much troubled by unneceffary Summons, and charged with Exactions of divers Sums of Money, by colour of the faid Office; and in regard the faid Evils have partly arisen by Means of an Izequality

Grounds difafforefted excluded from Meets to be inquired of.

Previso for Tenapts, &c. of Lands excluded.

35 E. I. Stat. 3.

· quality of Weights and Meafures throughout this Kingdom, and • by granting and letting to Farm the faid Office of Clerk of the " Market and the Execution thereof, in and through all or the • most of the feveral Counties of this Kingdom, for great Sums f of Money, which the faid Farmers or Grantees, by their unjust • and undue Proceedings in the faid Office, do extort from His Majefty's Subjects again, to their great Impoverishment, and yet · little or no Redrefs at all in their faid Weights and Meafures, • or any Benefit thereby accruing to His Majefty :' For Remedy whereof, and for regulating of all Weights and Measures according to the true Intent of this Statute, and the other Statutes in that Behalf formerly made and provided, and preventing the faid Inconveniencies:

II. Be it therefore enacted by the King's most excellent Ma- One Measure jefty, the Lords and Commons of this prefent Parliament affembled, Weight and and by the Authority of the fame, That from henceforth there Yardshall be but One Weight, One Measure and One Yard, according to the Standard of the Exchequer, throughout all the Realm, as well in Places privileged as without; any Ufage or Cuftom to the contrary notwithstanding : And that every Measure of Corn shall be striked without Heap: And whosoever shall fell by, or keep any other Weight, Measure or Yard, than as aforefaid, whereby any Corn, Grain or other Thing is bought or fold after Six Months after the End of this prefent Selfion of Parliament, shall forfeit for every fuch Offence Five Shillings; being thereof lawfully con- Penalty. victed by the Oath of one fufficient Witness, before any Justice of Peace, Mayor or other Head Officer of the County, City or Town Corporate respectively where the faid Offence shall be committed, who by virtue of this Act shall have Power to administer an Qath in that Behalf . Which faid Sum or Penalty of Five Shillings fhall How to be levied. be levied by the Church-Wardens and Overfeers of the Poor of the Parish, or some or one of them, where such Offence is or shall be committed, to the Use of the Poor of the same Parish, of the Goods and Chattels of fuch Offenders, by Way of Diftrefs and Sale of the Offender's Goods, rendring the Overplus to the Party fo offending; And in Default of fuch Diftress, it shall be lawful for any Jultices of Peace, Mayor or other Head Officer of the County, City or Town Corporate respectively, to commit the faid Party to the Prifon or Gaol, there to remain without Bail or Imprifonment. Mainprize until he shall pay such Sums of Money forfeited as aforefaid.

III. And be it further enacted by the Authority aforefaid, Clerk of Market That no Clerk of the Market of the King's House, which now of the King's is or hereafter shall be, or of the Prince His Highness, his Heirs or Moule. Succeffors, which is or shall be Duke of Cornwall, or his or their Deputy or Deputies, shall hereafter execute his or their faid Office or Offices respectively in any Part of the Kingdom, but only within the Verge of the King's Court where it shall then refide for the time being: And that it shall be always hereafter lawful for any Mayor, &c. to Mayor or other Head Officer of any City, Borough or Town have Power as Corporate, or for any Lord or Lords of Liberty, Liberties or Cierks of Mar-Franchifes, his or their Deputy or Deputies or Agents, according ket. to their feveral Liberties and Jurifdictions, to have full Power to execute the faid Offices respectively, as they ought or might have done before the making of this Act.

IV. And

Clerk of Market

IV. And for the more Eafe of His Majefty's Subjects; Be it further enacted, That if any Clerk of the Market within his aforefaid Precincts and Limits of the Verge of the King's Houfe only, or any Mayor or other Officer whatloever, who by virtue of this Act shall have Power to inquire of any Abufes in Weights and Mcasures, shall seal or give Allowance unto any other Weight or Measure, Weights or Measures, other than according to the faid Standard of the Exchequer, or shall, upon reasonable request and warning, refuse to seal or give Allowance unto fuch Weight or Measure, Weights or Measures, as are according to the faid Standard of the Exchequer, paying only fuch Fee or Fees for fuch Allowance, as by the Statute or Statutes, or by antient Cuftom, are in that Behalf formerly provided and allowed, and no more, that then the faid Clerk of the Market, Mayor and other Officer or Officers of fuch City, Borough or Town, and the faid Lord and Lords of Liberty or Liberties, and his and their Deputy and Deputies and Agents respectively, shall forfeit for every such Offence Five Pounds, to be levied as aforefaid to the Ufe of the Poor of the Parish where such Offence is or shall be committed.

V. And be it further enacted by the Authority aforefaid, That if the Clerk of the Market, his Deputy or Deputies, or Agents within the Verge aforefaid, or any Mayor, or any other Officer or Officers of any City or Town, or any Lord or Lords of Liberties, his or their Deputy or Deputies, Agents or Affigns respectively, shall take or receive of any of His Majesty's Subjects, by colour of the faid Office, any common Fine or Fines, or any Fees, other than are formerly allowed by the Statute or Statutes, or ancient Cuftom in that Behalf made or ufed; shall take any Fee or Fees, or other Sum of Money, Reward or Confideration, for the Making, Signing or Examination of any Weights or Measures which have been formerly marked or fealed ; or fhall impose or affess, or caufe to be impoled or affelied, any Fine or Amerciament, Fines or Amerciaments, without a due and legal Trial of the Offentes for which the faid Fine or Fines, Amerciament or Amerciaments, are imposed or affessed : or shall otherwise misdemean himself in the Execution of his faid Office, and be thereof lawfully convicted: he shall forfeit for the First Offence whereof he shall be fo lawfully convicted, Five Pounds: And for the Second Offence, Ten Pounds: And for the Third Offence, and every other Offence afterwards, Twenty Pounds; to be levied as aforefaid to the Use of the Poor of the Parish where such Offence shall be committed.

VI. And be it enacted, That whofoever shall be fined or amerced by virtue of this Act shall not be again fined or amerced for the same Offence, by virtue of any former Law or Statute.

VII. Provided always, That this Act or Statute fhall not extend to the Rents of Farms or Lands, or any Corn or Grain due or payable to any Lord or Lords, or any Colleges, Houfes or other Societies, by virtue of any Leafe or Leafes, or other Covenant or Agreement, but that the fame, during the Continuation of fuch Leafe, Leafes or other Agreements, shall be paid, delivered and performed, in fuch Measure and Form as the fame hath been paid, delivered and performed before the making of this Act: And that fuch Measure, that is commonly called Water-Measure, in any Ports, Maritime Towns or other Places, shall be fill ufed and continued

Penalty.

Taking unlawful

Fees, &c.

First Offence. Third Offence.

Provifo for Rents.

Water-meafures continued. tinued as formerly the fame hath been; any Thing in this Statute contained to the contrary hereof in any wile notwithstanding. [Repealed as to Water Measures of Corn and Salt, 22 Car. 2. c. 8. § 2.]

VIII. Provided alfo, That no Juffice or Juffices of the Peace, General Iffue. Mayor, Bailiff or other Head Officer, Churchwardens, Overseers, or any other authorized by this Statute for the due Execution thereof in any Point, shall be fued, impleaded or otherwise impeached for doing or executing their faid Offices refpectively: And if any Suit or Suits hereafter shall be commenced against them or any of them, their Agents or Affiftants, touching the Premifes, that then it shall and may be lawful for them and every of them fo fued or troubled in any Court or Courts whatfoever, to plead the General Iffue, Not Guilty, and to give this Statute in Evidence, or any other special Matter in Evidence.

IX. And in cafe by or upon this Law they or any of them Treble Colla shall be found Not Guilty, or the Plaintiff be nonfuited, the Defendant or Defendants shall recover treble Costs against the Plaintiff for his unjust Vexation.

# CAP. XX.

An A& for the Prevention of vexatious Proceedings touching the Order of Knighthood.

WHEREAS upon the Pretext of an ancient Cuftom or • VV Ulage of this Realm of England, That Men of full • Age, being not Knights, and being feiled of Lands or Rents of • the yearly Value of Forty Pounds, or more (efpecially if their Seifin had fo continued by the Space of Three Years next pair) ' might be compelled by the King's Writ, to receive or take ' upon them the Order or Dignity of Knighthood, or elfe to make Fine for the Discharge or Respite of the same; several Writs iffited for "Writs about the Beginning of His Majefty's Reign issued out Order of Knight-of the Court of Chancery, for Proclamations to be made in hood. every County to that Purpole, and for certifying the Names of ' all fuch Perfons, and for fummoning them perfonally to appear . ' in the King's Prefence before a certain Day, to be there ready to receive the faid Order or Dignity: Upon Return of which "Writs, and transmitting the same with their Returns into the · Court of Exchequer, and upon other Writs for further Inquiry · of the Names of fuch Perions, issuing out of the faid Court of · Exchequer, Proceis by Diffringas was thence made against a very Diffringas. great Number of Perfons, many of which were altogether unlit, in regard either of Estate or Quality, to receive the faid Order or <sup>6</sup> Dignity, and very many were put to grievous Fines and other Fines. · Vexations for the fame, although in Truth it were not fufficiently " known how or in what Sort or where they or any of them " should or might have addressed themselves for the receiving the ' faid Order or Diguty, and for faving themfelves thereby from. • the faid Fines, Procefs and Vexations : And whereas it is most apparent, that all and every fuch Proceeding in regard of the Matfer therein pretended, is altogether useles and unreasonable ;' May it therefore pleafe Your most excellent Majefty, that it be by Authority of Parliament declared and enacted ;

II. And be it declared and enacted by the King's most excellent No Perfor com-pelled to take Majefty, and the Lords and Commons, in this Parliament affembled, Order of Knight-

and hood.

and by the Authority of the fame, That from henceforth no Perfon or Persons, of what Condition, Quality, Estate or Degree soever, fhall at any Time be distrained, or otherways compelled by any Writ or Process of the Court of Chancery or Court of Exchequer, or otherwife by any Means whatfoever, to receive or take upon him or them respectively, the Order or Dignity of Knighthood; nor shall fuffer or undergo any Fine, Trouble or Molestation whatfoever, by Reafon or Colour of his or their having not received or not taken upon him or them the faid Order or Dignity : And that all and every Writ or Process whatsoever, and all and every Proceeding which shall hereafter be had or made contrary to the Intent of this Act, shall be deemed and adjudged to be utterly void : Writ to the con- And that all and every Process, Proceeding and Charge now depending by Reafon or Colour of the faid pretended Cuftom or Writs aforefaid, or of any the Dependants thereof, fhall from henceforth cease and stand, be and remain discharged and utterly void ; any former Law or Cuftom, or any Pretence of any former Law or Cultom, or any other Matter whatfoever, to the contrary in any wife notwithstanding.

### CAP. XXI.

An A& for the free bringing in of Gunpowder and Saltpetre from foreign Parts, and for the free making of Gunpowder in this Realm.

HEREAS the Importation of Gun-powder from Foreign Parts hath of late Times been against Law prohibited, " and the Making thereof within this Realm ingroffed, whereby the Price of Gun-powder hath been exceflively railed, many Powder-" works decayed, this Kingdom very much weakened and en-. dangered, the Merchants thereof much damnified, many Mariners " and others taken Prifoners, and brought into miferable Captivity ' and Slavery, many Ships taken by Turkifb and other Pirates, ' and many other Inconveniences have from thence enfued, and • more are likely to enfue, if they be not timely prevented :'

II. Be it therefore declared and enacted by the King's mot excellent Majefty, and the Lords and Commons, in this prefent Parliament affembled, and by the Authority of the fame, That it shall and may be lawful to and for all and fingular Persons, as well Strangers as natural born Subjects of this Realm, to import and bring into this Kingdom any Quantities of Gunpowder whatfoever, paying fuch Cuftoms and Duties for the fame as by Authority of Parliament shall be limited and fet down.

III. And be it further declared and enacted by the Authority aforefaid, That it shall and may be lawful to and for all and fingular His Majesty's Subjects of this his Realm of England, to make and fell any Quantities of Gun-powder at his and their Will and Pleafure; and alfo to bring into this Kingdom any Quantities of Salt-petre, Brimftone or any other Materials neceffary or requisite for the Making of Gunpowder.

IV. And laftly, Be it enacted by the Authority aforefaid, That if any Perfon or Perfons from and after the Tenth Day of August, which shall be in the Year of our Lord God One thousand in hundred forty and one, shall put in Execution any Letters Patents, Proclamation, Edict, Act, Order, Warrant, Restraint or other Inhibition

grary void.

Liberty to import Guapowder.

Making, ac. Gun-powder

**Importing Salt**petre, &c.

Putting in Execution Letters Patents, &c.

hibition whatfoever, whereby the Importation of Gun-powder, Salt-petre, Brimftone or other the Materials afore mentioned or any of them from Foreign Parts, or the Making of Gun-powder within this Realm, fhall be any way prohibited or reftrained : That then the faid Perfon and Perfons fo offending fhall incur and fuftain the Pains, Penalties and Forfeitures contained and provided in the Statute of Provision and *Premunire* made in the Sixteenth Year of the Reign of King *Richard* the Second.

### CAP. XXII.

A Subfidy granted to the King of Tonnage and Poundage, and other Sums of Money, payable upon Merchandize exported and imported. EXP.

### CAP. XXIII.

An A& for the better raifing and levying of Mariners, Sailors and others, for the prefent guarding of the Seas, and neceffary Defence of the Realm and other His Majefty's Dominions. EXP.

### C A P. XXIV.

An Act to relieve Captives taken by *Turkifb*, *Moorifb* and **EXP**, other Pirates, and to prevent the taking of others in time to come.

WHEREAS many Thousands of Your Majefty's good and loving Subjects, with their Ships and Goods, have of late • time been furprised and taken at Sea (as they were in their • lawful trading) by Turkish, Moorish and other Pirates: And · fome of them, to free themfelves of the cruel and barbarous · Ufage of those Pirates, have renounced the Christian Religion, and turned Turks : And others yet kept in bondage, are used • with so extreme cruelty, as they are in great danger thereby to lofe their Lives, unless they shall also forfake the Christian Religion: And divers of those Your Subjects kept in bondage (being • expert and skilful Mariners) are usually employed at Sea against · others your good Subjects, and prove very prejudicial to them, • and hurtful to the Trade and Merchandize of Your Majefty's · Dominions : And whereas, as well Your Majefty's Subjects, as Strangers exporting or importing their Goods and Merchandize ' into this Kingdom, have ever fithence Your Majefty's accefs " unto this Crown, been charged with the Payment of great Sums of Money, under the Name of Cuitom, and that without Confent • of Parliament, which, had they been legally taken, ought to have • been chiefly employed to the Safe-guard of the Seas, and Prefer-• vation of Your good Subjects in their Trade of Merchandize from • the Spoil of Pirates, and other Sea-robbers, but have been ex-· hausted by evil Ministers, and not applied to their proper Uses, • fo that Your Highness good Subjects have been exposed to the • merciles Cruelty of those Pirates, and barbarous Infidels : • II. And the Commons taking into further Confideration Your " Majefty's preffing Wants, and great Oceasions of Monies in

• thele times of Ditemper, as well in the Kingdom of Ireland, as • other

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 other Kingdoms of foreign Princes, fo that there will be required ' some further Aid, to enable Your Highness to effect so great a "Work, befides the prefent Tonnage and Poundage now granted · to Your Majefty ; have therefore for this prefent prefling Oc-· cation, and for a time hereafter limited, taken into their Refo-.. . Iutions a further way of railing a Supply of Monies, for the . providing and fotting forth to the Seas a Navy, as well for the · Enlargement and Deliverance of those poor Captives in Argur, " and other Places, if Almighty God shall so please to give that · Bleffing unto their Enterprifes, as also for the preventing of the · like future Dangers unto your good People, their Perfons, Ships ' and Merchandizes :' Do therefore pray Your most Excellent Majesty that it may be enacted; and be it enacted, by Authority of this present Parliament, That where any Subsidy, Custom or other Duty, after the Twenty ninth Day of September, in the Year One thousand fix hundred forty one, and before the Four and twentieth Day of June then next following, shall be laid or imposed by Authority of Parliament, upon any Goods, Wares or other Merchandize, of what Nature, Kind or Quality soever, to be exported out of, or imported into this Your Majefty's Realm of England or Dominion of Wales, That One other Sum of One in the Hundred, according to the Rates to be established by Parliament, within the time aforefaid, over and above the faid Cuftom, Subfidy or Duty, fo to be laid or imposed, shall be raifed, levied and paid, from and after the Tenth Day of December, in the Year One thousand fix hundred forty one aforesaid, of and from all and every fuch Goods, Wares and other Merchandize, to be imported into, or exported out of this Your Majefty's faid Realm of England or Dominion of Wales, the fuid Sum of One in the Hundred to be raifed, levied and paid for the Space of Three Years next after the faid Tenth Day of December, and no longer; and received and taken by the Lord Mayor and Chamberlais of London for the time being, their Deputies or Deputy, and by them the faid Lord Mayor and Chamberlain of London for the time being, to be laid out, paid and employed for providing and fetting out to Sea and maintaining of One or more Flett or Flotts of good and ferviceable Ships, and other Necessaries to be used and employed for the Purpofes aforefaid, in fuch Sort as by Order of a Committee of the House of Lords, and a Committee of the House of Commons in Parliament of this Your Majefty's Realm of England, shall be directed; and fuch Lord Mayor and Chamberlain of London; who shall receive or difburfe any the Monies : forefaid, shall be accountable and account for all and every their Receipts and Difburfements afore mentioned, to the faid Committee, or to fuch Perfon or Perfons as the faid Committee shall order and appoint.

III. And be it also enseted by the Authority aforefaid, That is any Goods, Wares or other Merchandize, whereof the Sum of One in the Hundred aforefaid is or shall be due and payable by vietue of this Act, shall at any time heresfter be shipped or put into any Bost or other Vessel, to the Intent to be carried into the Parts beyond the Seas, or elfe be brought from the Parts beyond the Seas, into any Part of this your Realm of *England* or Dominion of Wales, by way of Merchandize, and unshipped to be laid on Land; the Sum of One in the Hundred as aforefaid, doe or to be 5

One per Cent. on Goods cuftomable for Three Years.

By whom to be received, and how to be employed.

Forfoiture for Non-payment.

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due for the fame, not paid or lawfully tendered and fecured to be paid to the Mayor and Chamberlain of London for the time being, or their Deputy or Deputies, for the Uses aforefaid; all the fame Goods, Wares and other Merchandize whatfoever, shall be forfeited and loft; the One Moiety of the Rate or Value thereof, to be to him or them that will feize or fue for the fame; and the other Moiety to be employed to and for the Ufes before expressed.

IV. And for the better Encouragement of Mariners to undertake How applied. the faid Service, and Owners of Ships to let out their Ships for the faid Employment, Be it further enacted by the Authority aforefaid, That if any Ships, Goods or Merchandize of the faid Pirates, or of the Subjects of any that are or shall be in enmity with Your Majeky, Your Heirs or Succeffors; or the Perfon of any fuch Pirates shall be taken by the Ships, to be employed in the Service before mentioned, that one Fourth Part thereof shall be to the Mariners that shall take the fame, and one other Fourth Part to the Owners of the faid Ships, over and above their Hire and Wages; and the other Two Fourth Parts, to and for fuch Ufes, as the faid Committees shall order and appoint, and the Overplus of the Money to be raifed by virtue of this Act, and not employed to and for the Service afore mentioned (if any shall be) shall also be employed according to the Order of the fame Committees.

V. And be it further declared and enacted by the Authority Not to be drawn aforefaid, That this prefent Act for the raifing of Monies for the fetting forth of Ships for the suppressing of Pirates, and fafety of Merchants, shall not hereafter be drawn into example, but that Your Majefty would in time to come, be pleafed to intrust fuch Minifters, as may faithfully employ the Monies raifed by Tonnage and Poundage unto the right and proper Uses, for the guarding of the Seas, and fafety of Merchants, which will advance the Honour of Your Sacred Majefty abroad, and procure the Safety, Peace and Happiness of Your Highness loyal and faithful Subjects at home.

#### CAP. XXV.

A Subfidy granted to the King of Tonnage, Poundage and other Sums of Money payable upon Merchandize exported and imported. EXP.

### C A P. XXVI.

An Act for the better raifing and levying of Mariners, Sailors and others, for the prefent guarding the Seas, and neceffary Defence of the Realm and other His Majefty's Kingdoms. EXP.

#### CAP. XXVII.

An A& for difenabling all Perfons in Holy Orders to exercife any Temporal Jurifdiction or Authority.

WHEREAS Bishops and other Persons in Holy Orders. ought not to be entangled with fecular Jurifdiction (the " Office of the Ministry being of fuch great Importance, that it " will take up the whole Man): And for that it is found by long · Experience, that their intermeddling with fecular Jurifdictions • hath

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<sup>4</sup> hath occafioned great Mifchiefs and Scandal, both to Church <sup>5</sup> and State;' His Majefty, out of His religious Care of the Church and Souls of His People, is gracioufly pleafed that it be enacted; and by Authority of this prefent Parliament be it enacted, That no Archbifhop or Bifhop, or other Perfon that now is, or hereafter fhall be in Holy Orders, fhall at any time after the Fifteenth Day of *February*, in the Year of our Lord One thoufand fix hundred forty one, have any Seat or Place, Suffrage or Voice, or ufe or execute any Power or Authority in the Parliaments of this Realm, nor fhall be of the Privy Council of His Majefty, His Heirs or Succeffors, or Juftice of the Peace of Oyer and *Terminer*, or Gaol-delivery, or execute any Temporal Authority by virtue of any Commiffion; but fhall be wholly difabled, and be incapable to have, receive, ufe or execute any of the faid Offices, Places, Powers, Authorities and Things aforefaid.

II. And be it further enacted by the Authority aforefaid, That all Acts, from and after the faid Fifteenth Day of *February*, which shall be done or executed by any Archbishop or Bishop, or other Person whatsoever in Holy Orders, and all and every Suffrage or Voice given or delivered by them or any of them, or other Thing done by them or any of them, contrary to the Purport and true Meaning of this present Act, shall be utterly void to all Intents, Constructions and Purposes.

#### [Repealed, 13 Car. 2. Stat. 1. c. 2.]

# [Here the Roll is indorfed, Third Part 16 Car. 1. and goes to Cap. 37. inclusive.]

#### C A P. XXVIII.

An Act for the raifing of Soldiers for the Defence of England and Ireland. EXP.

### C A P. XXIX.

A Sublidy granted to the King of Tonnage and Poundage, and other Sums of Money payable upon Merchandize exported and imported. EXP.

#### C A P. XXX.

An Act for a fpeedy Contribution and Loan towards the Relief of His Majefty's diffreffed Subjects of the Kingdom of *Ireland*. EXP.

# C A P. XXXI.

A Subfidy granted to the King of Tonnage and Poundage, and other Sums of Money payable upon Merchandize exported and imported. EXP.

### C A P. XXXII.

An Act for the raifing and levying of Monies for the neceffary Defence, and great Affairs of the Kingdoms of *England* and *Ireland*; and for the Payment of Debts undertaken by the Parliament. **EXP**.

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#### CAP. XXXIII.

An Act for the fpeedy and effectual reducing of the Rebels in His Majesty's Kingdom of Ireland to their due Obedience to His Majefty and the Crown of England. EXP.

# C A P. XXXIV.

An Act adding unto and explaining of certain Claufes in another Act made this Parliament, intituled, An Act for 16 Car. 1. c. 33. the speedy and effectual reducing of the Rebels in His Majefty's Kingdom of Ireland to their due Obedience to His Majefty and the Crown of England.

# C A P. XXXV.

An A& to enable Corporations and Bodies Politick to participate of the Benefit of an Act lately paffed, intituled, An Act for the speedy and effectual reducing of the 16 Car. 1. e. 38. Rebels in His Majefly's Kingdom of Ireland to their due Obedience to His Majesty and the Crown of England. EXP.

WHEREAS divers of His Majefty's well affected Subjects of this Kingdom have taken Notice of the faid Act, and are willing to contribute to fo good a Work, according to
their feveral Effates and Abilities, but every Perfon in himfelf is not able to undertake any great Sum of Money, yet many of • them united and incorporated into one Body, Company or Society ' may by joining together make up a confiderable entire Sum, " which may very much advance fo honourable and pious a Work, • as the reducing of that Kingdom of Ireland.'

II. And also for the better enabling of all Corporations and Bodies Politick throughout this Kingdom to be Adventurers and Undertakers in the fame ; Be it enacted by the King our Sovereign Lord, and by the Lords and Commons, in this Parliament affembled, and the Authority of the fame, That all and every Cities, Boroughs and other Towns Corporate, which have perpetual Commonalty and Succeffion, being within Sixty Miles of London, and all and every Companies, Guilds and Fraternities, of any Craft, Mystery or Trade, united and incorporated within the faid City of London, or within any other City within Threefcore Miles Diftance thereof, which at any time before the Twentieth Day of May, in the Year of our Lord God One thousand fix hundred forty two, by their Citizens or Burgeffes, or by any one of them refpectively, for that Place which he ferveth in this prefent Parliament, or by their Mayor, Bailiff, Master, Warden or other Head Officer of any the faid Cities, Boroughs, Towns Corporate, Companies, Guilds or Fraternities aforefaid, shall underwrite any fuch Sum of Money, as in the faid Act is mentioned, and pay the Fourth Part thereof on or before the faid Twentieth Day of May aforefaid, and the other Three Parts of the Sum or Sums fo to be fubfcribed within Three Months, Three Months and Three Months, by equal Portions, accounting Eight and twenty Days to every Month, to be accounted to begin from the faid Twentieth Day of May aforefaid; and all the faid Sums to be paid at the Chamber VOL. IV. of 3 H

of the City of London, to the Four Perfons appointed to attend there by the faid Act, or to any Two of them, who are hereby authorized and required to give Receipts for the fame, and to enter thefaid Sum, and the Times of fuch Subfcription, as aforefaid; and all and every Cities, Boroughs and other Towns Corporate within the Kingdom of England, which have perpetual Commonalty and Succeffion, being Threefcore Miles or more from the faid City of London: And all Companies, Guilds and Fraternities of any Craft, Mystery or Trade, united and incorporated within any of the faid Cities, which at any time before the last Day of May, in the Year of our Lord God One thousand fix hundred forty two, shall, by their Citizens or Burgesses, or by any one of them respectively, for that Place which he ferveth in this present Parliament, or by their Mayor, Bailiff, Master, Warden or other Head Officer of any of the faid Cities, Boroughs, Towns Corporate, Companies, Guilds or Fraternities aforelaid, under-write any fuch Sum of Money as in the faid Act is mentioned, and pay the Fourth Part thereof on or before the faid last Day of May aforefaid, and the other Three Parts of the faid Sum or Sums fo to be fubfcribed, within Three Months, Three Months and Three Months, by equal Portions, accounting Eight and twenty Days to every Month, to be accounted to begin from the faid last Day of May aforefaid; and at fuch Place, and to fuch Perfons, as in and by the faid Act is appointed, fhall have a proportionable Share of the faid Rebels' Lands, and of other Lands forfeited and to be forfeited by the faid Act, according to the Sums to be by them underwritten and paid in as aforefaid, under all other the Conditions and Limitations in the faid Act, or Propositions mentioned, to all Intents and Purposes, and in as large and beneficial Manner, as if fuch underwriting had been at the Days in the faid recited Act, or the Propositions therein expressed ; any Thing therein contained, or any Thing in the Statute made the Fifteenth Year of King Richard the Second, intituled, Affurance of Lands to certain Places, Perfons and Ufes, shall be adjudged Mortmain, or any Thing in any other Statute of Mortmain whatfoever, contained to the contrary notwithftanding.

### C A P. XXXVI.

A Subfidy granted to the King of Tonnage, Poundage and other Sums of Money payable upon Merchandize exported and imported. EXP.

### C A P. XXXVII.

An AA for the Advancement of an effectual and speedy Reduction of the Rebels in *Ireland* to the Obedience of His Majefur and the Crown of *England*. EXP.

[See an All for the Settlement of Ireland, paffed in that Kingdom, Anno 14 Car. 2. One thousand fix hundred and fixty two, by which cc. 33, 34, 35 and 37. are, befides their Expiration, of no force.]

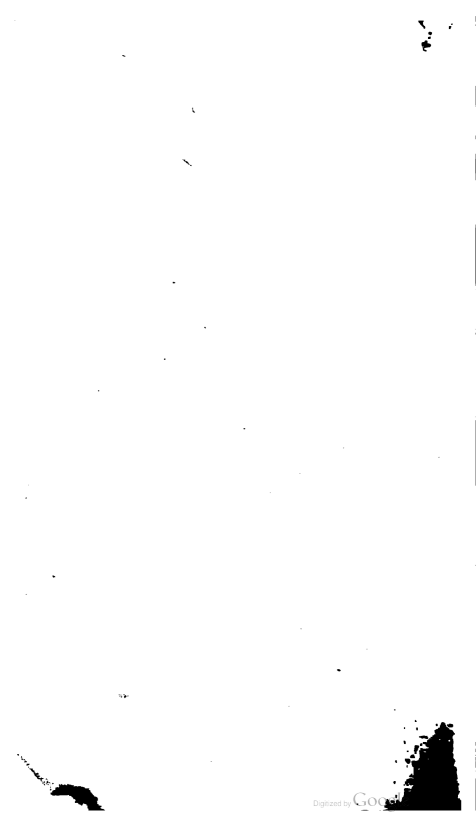
End of the Statutes of King CHARLES I.

FND OF THE FOURTH VOLUME.

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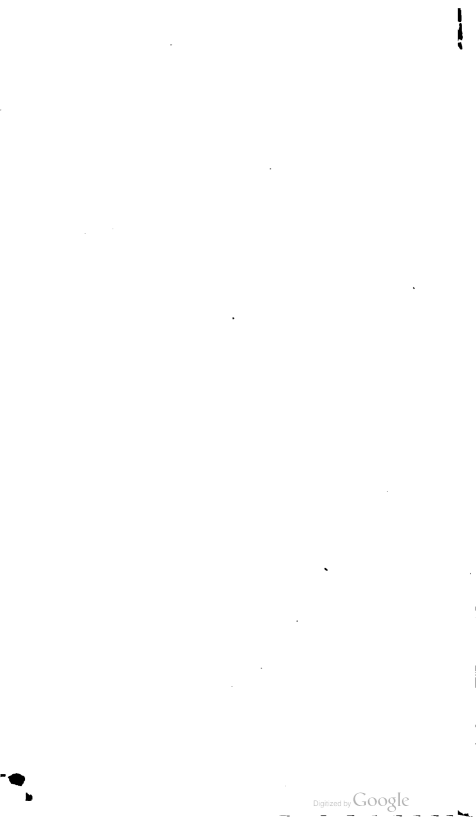




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