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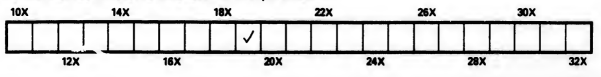
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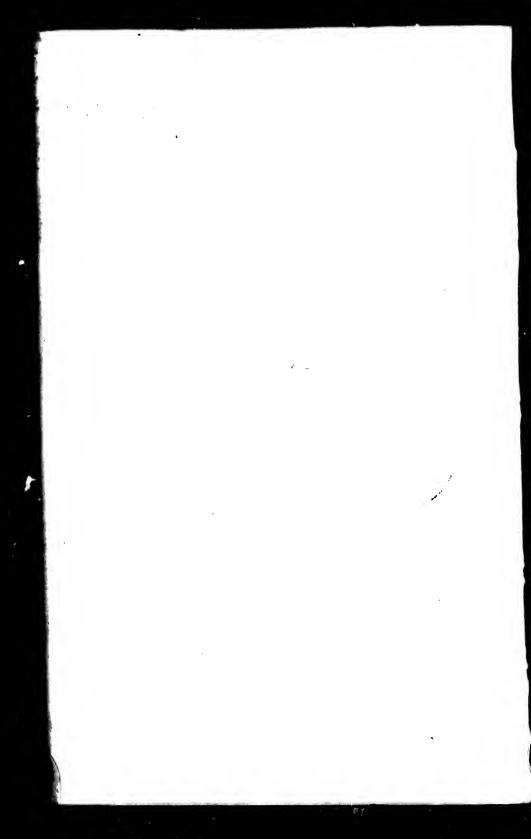
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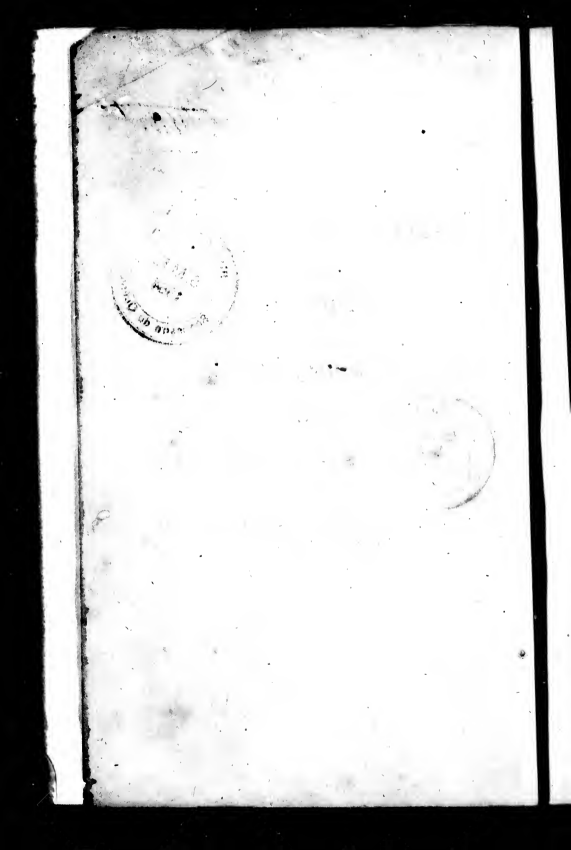
STUDY

OF THE

LAW OF NATURE AND NATIONS,



BY JAMES MACKINTOSH, Eso. of lincoln's inn, barrister at law.



SCOURSE,

BEFORE I begin a course of lectures on a fcience of great extent and importance, I think it my duty to lay before the Public the reafons which have induced me to undertake fuch a labour, as well as a fhort account of the nature and objects of the course which I propose to deliver. I have always been unwilling to wafte in unprofitable inactivity that leifure which the first years of my profession usually allow, and which diligent and industrious men, even with moderate talents, might often employ in a manner neither difcreditable to themfelves nor wholly useless to others. Defirous that my own leifure thould not be confumed in idlenefs, I anxioufly looked about N. Da for for fome way of filling it up, which might enable me, according to the measure of my humble abilities, to contribute fomewhat to the ftock of general ufefulnefs. I had long been convinced that public lectures, which have been used in most ages and countries to teach the elements of almost every part of learning, were the most convenient mode in which these elements could be taught; that they were the best adapted for the important purposes of -awakening the attention of the fludent, of abridging his labours, of guiding his inquiries, of relieving the tediousness of private fludy, and of impressing on his recollection the principles of fcience. I faw no reafon why the law of England should be less adapted to this mode of instruction, or less likely to benefit by it, than any other part of knowledge. A learned gentleman, however, had already occupied that ground *, and will, I doubt not, perfevere in the useful labour which he has undertaken. On his province it was far from my with to intrude. It appeared to me that a courfe of lectures on another fubject closely connected with all liberal professional studies, and which had long been the fubject of my own reading and reflection, might not only prove a most useful introduction to the

* See "A Syllabus of Lectures on the Law of England, "to be delivered in Lincoln's-Inn Hall, by M. Nolan, Efg." London, 1796.

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law of England, but might also become an interefting part of general fludy, and an important branch of the education of those who were not deftined for the profession of the law. I was confirmed in my opinion by the affent and approbation of men, whole names, if it were becoming to mution them on fo flight an occasion, would add authority to truth, and furnish some excuse even for error. Encouraged by their approbation, I refolved, without delay, to commence the undertaking, of which I shall now proceed to give fome account; without interrupting the progrefs of my discourse by anticipating or answering the remarks of those who may, perhaps, fneer at me for a departure from the ufual course of my profeffion ; becaufe I am defirous of employing in a rational and uleful purfuit that leifure, of which the fame men would have required no account, if it had been confumed in floth, or wafted on trifles, or even abused in diffipation.

The fcience which teaches the rights and duties of men and of ftates, has, in modern times, been called the Law of Nature and Nations. Under this comprehensive title are included the rules of morality, as they prefcribe the conduct of private men towards each other in all the various relations of human life; as they regulate both the obedience of citizens to the laws, and the authority of the magistrate in framing laws and admi-B 2 nistering

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nistering government; as they govern the intercourfe of independent commonwealths in peace, and prescribe limits to their hostility in war. This important fcience comprehends only that part of private ethics which is capable of being reduced to fixed and general rules. It confiders only those general principles of jurisprudence and politics which the wildom of the lawgiver adapts to the peculiar fituation of his own country, and which the skill of the statesman applies to the more fluctuating and infinitely varying circumstances which affect its immediate welfare and fafety. "For there are in nature certain foun-" tains of justice whence all civil laws are derived, " but as ftreams; and like as waters do take tinc-" tures and taftes from the foils through which " they run, fo do civil laws vary according to " the regions and governments where they are " planted, though they proceed from the fame " fountains "." Bacon's Dig, and Adv. of Learn .---Works, vol. i. p. 101.

On the great questions of morality, of politics, and of municipal law, it is the object of this fcience to deliver only those fundamental truths of which the particular application is as extensive as

* I leave it to petty critics to determine whether fome incongruity of metaphor may not be detected in this noble fentence. Mr. Hume appears to have borrowed his ideas from it in a remarkable paffage of his works. See Hume's Effays, vol. ii. p. 355.

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the whole private and public conduct of men; to discover those "fountains of justice," without purfuing the "freams" through the endless variety of their courfe, But another part of the fubject is treated with greater fulnefs and minutenefs of application; namely, that important branch of it which professes to regulate the relations and intercourse of states, and more especially, both on account of their greater perfection and their more immediate reference to ule, the regulations of that intercourfe as they are modified by the ulages of the civilized nations of Christendom, Here this fcience no longer refts in general principles. That province of it which we now call the law of nations, has, in many of its parts, acquired among our European nations much of the precifion and certainty of politive law, and the particulars of that law are chiefly to be found in the works of those writers who have treated the fcience of which I now fpeak. It is because they have claffed (in a manner which feems peculiar to modern times) the duties of individuals with those of nations, and established their obligation on fimilar grounds, that the whole fcience has been called, " The Law of Nature and Na-* tions."

Whether this appellation be the happieft that could have been chosen for the science, and by what steps it came to be adopted among our modern

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dern moralifts and lawyers *, are inquiries, perhaps, of more curiofity than ufe, and which, if they deferve any where to be deeply purfued, will be purfued with more propriety in a full examination of the fubject than within the flort limits of an introductory difcourfe. Names are, however, in a great measure arbitrary; but the diftribution of knowledge into its parts, though it may often perhaps be varied with little difadvantage, yet certainly depends upon fome fixed principles. The modern method of confidering individual and national morality as the fubjects of the fame fcience, feems to me as convenient and reasonable an arrangement as can be adopted.

* The learned reader is aware that the " jus natura" and " jus gentium" of the Roman lawyers are phrafes of very different import from the modern phrases, " law of nature " and law of nations." " Jus naturale," fays Ulpian, " eft "quod natura omnia animalia docuit." D. 1. 1. 1. 3. "Quod naturalis ratio inter omnes homines constituit, id " que apud omnes peræque custoditur vocaturque jus gen-"tium." D. 1. 1. 9. But they fometimes neglect this fub-tle distinction-" Jure naturali quod appellatur jus gen-"tium." I. z. 1. 11. Jus feciale was the Roman term for our law of nations. "Belli quidem æquitas fanctiffime po-puli Rom. feciali jure perfcripta efl." Off. 1. 11. Our learned civilian Zouch has accordingly entitled his work, "De Jure Feciali, five de Jure inter Gentes." The Chancellor D'Agueffeau, probably without knowing the language of Zouch, fuggested that this law should be called, "Droit "entre les Gens" (Oeuvres, tom. ii. p. 337.), in which he has been followed by a late ingenious writer, Mr. Bentham, Princ. of Morals and Pol. p. 324. Perhaps these learned writers do employ a phrafe which expresses the fubject of this law with more accuracy than our common language; but I doubt, whether innovations in the terms of fcience always repay us by their superior precision for the uncertainty and confusion which the change occasions.

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ture" and es of very of nature pian, "eft . 1. 1. 3. nítituit, id jus gent this fubjus genn term for iffime po-11. Our ork, "De Chancellor nguage of , " Droit which he Bentham, arned wriect of this ge; but I ce always ainty and

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The fame rules of morality which hold together men in families, and which mould families into commonwealths, also link together these commonwealths as members of the great fociety of mankind. Commonwealths, as well as private men, are liable to injury, and capable of benefit, from each other ; it is, therefore, their interest as well as their duty to reverence, to practife, and to enforce those rules of justice, which control and restrain injury, which regulate and augment benefit, which, even in their present imperfect obfervance, preferve civilized states in a tolerable condition of fecurity from wrong, and which, if human infirmity would fuffer them to be generally obeyed, would establish, and permanently maintain, the well-being of the univerfal commonwealth of the human race. It is therefore with justice that one part of this fcience has been called " the natural law of in-" dividuals," and the other, " the natural law of " flates;" and it is too obvious to require observation *, that the application of both these laws, of the former as much as of the latter, is modified and varied by customs, conventions, character, and fituation. With a view to these principles, the writers on general jurifprudence have confidered states as moral perfons; a mode of expression which has been called a fiction of law, but which

* This remark is fuggested by an objection of Vattel, which is more specious than folid.—See his Prelim. § 6.

may

may be regarded with more propriety as a bold and metaphorical language, used to convey the important truth, that nations, though they acknowledge no common superior, and neither can nor ought to be fubjected to human punishment, are yet under the fame obligations mutually to practife honefty and humanity, which would have bound individuals, even if they could be conceived ever to have fublifted without the protecting refraints of government; if they were not compelled to the difcharge of their duty by the just authority of magistrates, and by the wholefome terrors of the laws. With the fame views this law has been flyled, and (notwithftanding the objections of fome writers to the vaguenels of the language) appears to have been flyled with great propriety, " the law of nature." It may with perfect correctness, or at least by an easy metaphor, be called a " law," inalmuch as it is a fupreme, invariable, and uncontrollable rule of conduct to all men; of which the violation is avenged by natural punifoments, which necelfarily flow from the constitution of things, and are as fixed and inevitable as the order of nature. It is "" the law of nature," because its general precepts are effentially adapted to promote the happinels of man, as long as he remains a being of the fame nature with which he is at prefent endowed, or, in other words, as long as he continues to be man, in all the variety of times, places, and

and circumstances, in which he has been known, or can be imagined to exist; because it is discoverable by natural reason, and fuitable to our natural conftitution; because its fitness and wildom are founded on the general nature of human beings, and not on any of those temporary and accidental fituations in which they may be placed. It is with ftill more propriety, and indeed with the higheft ftrictnefs, and the most perfect accuracy, confidered as a law, when, according to those just and magnificent views which philosophy and religion open to us of the government of the world, it is received and reverenced as the facred code, promulgated by the great Legiflator of the universe for the guidance of his creatures to happinefs, guarded and enforced, as our own experience may inform us, by the penal fanctions of fhame, of remorfe, of infamy, and of mifery; and feill farther enforced by the reasonable expectation of yet more awful penalties in a future and more permanent state of existence. It is the contemplation of the law of nature under this full, mature, and perfect idea of its high origin and transcendent dignity, that called forth the enthufiafm of the greatest men, and the greatest writers of ancient and modern times, in those fublime defcriptions, where they have exhausted all the powers of language, and furpaffed all the other exertions, even of their own eloquence, in the difplay

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difplay of the beauty and majefty of this fovereign and immutable law. It is of this law that Cicero has spoken in so many parts of his writings. not only with all the fplendour and copiousness of eloquence, but with the fenfibility of a man of virtue; and with the gravity and comprehension of a philosopher *. It is of this law, that Hooker fpeaks in fo fublime a ftrain : " Of law, no lefs " can be faid, than that her feat is the bosom of "God, her voice the harmony of the world; all " things in heaven and earth do her homage, the " very leaft as feeling her care, the greatest as not " exempted from her power; both angels and "men, and creatures of what condition foever, " though each in different fort and manner, yet " all with uniform confent admiring her as the "mother of their peace and joy."-Ecclef. Pol. book i. in the conclusion.

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* Est quidem vera lex, recta ratio, natura congruens, diffuía in omnes, constans, fempiterna, quæ vocet ad officium jubendo, vetando a fraude deterreat, quæ tamen neque probos frustra jubet aut vetat, neque improbos jubendo aut vetando movet. Huic legi neque obrogari fas est, neque derogari ex hâc aliquid licet, neque tota abrogari potest. Nec vero aut per senatum aut per populum folvi hac lege possimus. Neque est quærendus explanator aut interpres ejus alius. Nec erit alia lex Romæ, alia Athenis, alia nunc, alia possa, sed et omnes gentes et omni tempore una lex et sempiterna, et immortalis continebit, unusque erit communis quasi magister et imperator omnium Deus. Ille legis hujus inventor, disceptator, lator, cui qui non parebit *ipfe je sugiet et naturam bominis a/pernabitur*, atque hoc ipso luet maximas pœnas etiams cætera supplicia quæ putantur effugerit.

Fragm. lib. iii. Cicer. de Republ. apud Lattant. Let s fovelaw that vritings, inels of man of hension Hooker no leís ofom of rld; all ige, the ft as not els and foever, ner, yet r as the lef. Pol.

wens, difl officium eque prolo aut veque deroeft. Nec ege poffujus alius, a poffhac, iterna, et magifter r, difcepm bominis iamfi cæy

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Let not those, who, to use the language the use fame Hooker, " talk of truth," withow ever " fo ding the depth from whence it the ngether hafting take it for granted, that these great matter of eloquence and reason were led aftry by the specious delusions of mysticism, from the confideration of the true grounds of morality in the nature, necessities, and interests of man. They fludied and taught the principles of morals; but they thought it still more necessary, and more wife, a much nobler tafk, and more becoming a true philosopher, to inspire men with a love and reverence for virtue. They were not contented with elementary fpeculations. They examined the foundations of our duty, but they felt and cherifhed a most feemly, a most becoming, a most rational enthuliafm, when they contemplated the majeftic edifice which is reared on these folid foundations. They devoted the highest exertions of their mind to fpread that beneficent enthulialm among men. They confectated as a homage to virtue the most perfect fruits of their genius. If these grand sentiments of "the good and fair," have fometimes prevented them from delivering the principles of ethics with the nakedness and drynels of fcience, at leaft, we must own that they have chosen the better part; that they have preferred virtuous feeling to moral theory; and practical benefit to speculative exactness. Perhaps these wife men may have supposed that the minute C 2

minute diffection and anatomy of Virtue might, to the ill-judging eye, weaken the charm of her beauty.

It is not for me to attempt a theme which has perhaps been exhausted by these great writers. am indeed much lefs called upon to difplay the worth and usefulness of the law of nations, than to vindicate myfelf from prefumption in attempting a fubject which has been already handled by fo many masters. For the purpose of that vindication it will be neceffary to sketch a very short and flight account (for fuch in this place it must unavoidably be) of the progress and prefent state of the science, and of that succession of able writers who have gradually brought it to its prefent per-We have no Greek or Roman treatile fection. remaining on the law of nations. From the title of one of the loft works of Ariftotle, it appears that he composed a treatise on the laws of war *, which, if we had the good fortune to poffels it, would doubtless have amply fatisfied our curiofity, and would have taught us both the practice of nations and the opinions of moralifts, with that depth and precision which diftinguish the other works of that great philosopher. We can now only imperfectly collect that practice and those opinions from various passages which are scattered

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over the writings of philosophers, historians, poets, and orators. When the time shall arrive for a more full confideration of the ftate of the government and manners of the ancient world, I shall be able, perhaps, to offer fatisfactory reafons why these enlightened nations did not separate from the general province of ethics that part of morality which regulates the intercourse of states, and erect it into an independent science. It. would require a long difcuffion to unfold the various caufes which united the modern nations of Europe into a closer fociety; which linked them together by the firmeft bands of mutual dependence, and which thus, in process of time, gave to the law that regulated their intercourse greater importance, higher improvement, and more binding force. Among these causes we may enumerate a common extraction, a common religion, fimilar manners, inftitutions, and languages; in earlier ages the authority of the See of Rome, and the extravagant claims of the Imperial crown; in later times the connexions of trade. the jealoufy of power, the refinement of civilization, the cultivation of science, and, above all, that general mildness of character and manners which arole from the combined and progressive influence of chivalry, of commerce, of learning, and of religion. Nor must we omit the fimilarity of those political inftitutions which, in every country that had been over-run by the Gothic conquerors, bore dif-

difcernible marks (which the revolution of fucceeding ages had obscured, but not obliterated) of the rude but bold and noble outline of liberty that was originally sketched by the hand of these generous barbarians. These and many other causes confpired to unite the nations of Europe in a more intimate connexion and a more constant intercourfe, and of confequence made the regulation of their intercourfe more neceffary, and the law that was to govern it more important. In proportion as they approached to the condition of provinces of the fame empire, it became almost as effential that Europe flould have a precife and comprehensive code of the law of nations, as that each country should have a system of municipal law. The labours of the learned accordingly began to be directed to this fubject in the fixteenth century, foon after the revival of learning, and after that regular distribution of power and territory which has fublisted, with little variation, until our times. The critical examination of thefe early writers would perhaps not be very interefting in an extensive work, and it would be unpardonable in a short discourse. It is sufficient to observe that they were all more or lefs fhackled by the barbarous philosophy of the schools, and that they were impeded in their progress by a timorous deference for the inferior and technical parts of the Roman law, without raifing their views to the comprehensive principles which will for ever in-

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fpire mankind with veneration for that grand monument of human wifdom. It was only indeed in the fixteenth century that the Roman law was first studied and understood as a science connected with Roman history and literature, and illustrated by men whom Ulpian and Papinian would not have distained to acknowledge as their succesfors *. Among the writers of that age we may perceive the ineffectual attempts, the partial advances, the occasional streaks of light which always precede great discoveries, and works that are to instruct posterity.

The reduction of the law of nations to a fystem was referved for Grotius. It was by the advice of Lord Bacon and Peiresc that he undertook this arduous task. He produced a work which we now indeed justly deem impersect, but which is perhaps the most complete that the world has yet owed, in so early a stage in the progress of any science, to the genius and learning of one man. So great is the uncertainty of posthumous reputation, and so liable is the same even of the greatest men to be obscured by those new fashions of

* Cujacius, Briffonius, Hottomannus, &c. &c. – Vide Gravina Orig. Jur. Civil. p. 132–138. edit, Lipf. 1737.

Leibnitz, a great mathematician as well as philosopher, declares that he knows nothing which approaches fo near to the method and precision of geometry as the Roman law.— Op. tom. iv. p. 254.

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thinking and writing which fucceed each other fo rapidly among polifhed nations, that Grotius, who filled fo large a space in the eye of his contemporaries, is now perhaps known to fome of my readers only by name. Yet if we fairly estimate both his endowments and his virtues, we may justly confider him as one of the most memorable men who has done honour to modern times. He combined the discharge of the most important duties of active and public life with the attainment of that exact and various learning which is generally the portion only of the recluse fludent. He was diffinguished as an advocate and a magistrate; and he composed the most valuable works on the law of his own country; he was almost equally celebrated as an historian, u scholar, a poet, and a divine; a difinterested statesman, a philosophical lawyer, a patriot who united moderation with firmnefs, and a theologian who was taught candour by his learning. Unmerited exile did not damp his patriotifm; the bitternefs of controverfy did not extinguish his charity. He passed through a turbulent political life without a fpot on his character that could be difcerned even by the fagacity of his fiercest antagonists. He never deferted his friends when they were unfortunate, nor infulted his enemies when they were weak. Such was the man who was defined to give a new form to the law of nations, or rather to create a science. of which rude sketches and indigested materials were

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were only to be found in the writings of those who had gone before him. By tracing the laws of his country to their principles, he was led to the contemplation of the law of nature, which he juftly confidered as the parent of all municipal law*. Few works were more celebrated than that of Grotius in his own days, and in the age which fucceeded. It has, however, been the fashion of the last half-century to depreciate his work as a shapelefs compilation, in which reafon lies buried under a mass of authorities and quotations. This fashion originated among French wits and declaimers, and it has been adopted, I know not for what reason, though with far greater moderation and decency, by fome respectable writers among ourselves. As to those who first used this language, the most candid supposition that we can make with respect to them is, that they never read the work; for, if they had not been deterred from the perufal of it by fuch a formidable difplay of Greek characters, they must foon have discovered that Grotius never quotes on any fubject till he has first appealed to fome principles, and often, in my humble opinion, though not always, to the foundeft and most rational principles.

But another fort of answer is due to some of,

Proavia juris civilis .- De Jur. Boll. ac Pac. Proleg. \$ 16. D.

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shole " who have criticized Grotius, and that anfwer might be given in the words of Grotius himfelf +. He was not of fuch a flupid and fervile caft of mind, as to quote the opinions of poets or orators, of historians and philosophers, as those of judges, from whole decision there was no appeal. He quotes them, as he tells us himfelf. as witneffes whole confpiring testimony, mightily ftrengthened and confirmed by their difcordance on almost every other subject, is a conclusive proof of the unanimity of the whole human race on the great rules of duty and the fundamental principles of morals. On fuch matters, poets and orators are the most unexceptionable of all witneffes; for they address themfelves to the general feelings and fympathies of mankind; they are meither warped by, fystem, nor perverted by fophiftry; they can attain none of their objects: they can neither please nor persuade if they dwell on moral fentiments not in unifon with those of their readers. No fyftem of moral philosophy can furely difregard the general feelings of human nature and the according judgment of all ages and nations. But where are thefe feelings and that judgment recorded and preferved ? In those very writings which Grotius is gravely

* Dr. Paley, Princ. of Mor. and Polit. Philof. Fref. p. xiv.

† Grot. Jur. Bel. et Pac. Proleg. § 40.

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blamed for having quoted. The usages and laws of nations, the events of history, the opinions of philosophers, the fentiments of orators and poets, as well as the observation of common life, are; in truth, the materials out of which the fcience of morality is formed; and those who neglect them are justly chargeable with a vain attempt to philosophize without regard to fact and experience, the fole foundation of all true philosophy. If this were merely an objection of tafte. I should be willing to allow that Grotins has indeed poured forth his learning with a profusion that fometimes rather encumbers than adorns his work, and which is not always necessary to the illustration of his fubject: Yet, even in making that concession, I should rather yield to the tafte of others than speak from my own feelings. I own that fuch richness and fplendour of literature have a powerful charm for me. They fill my mind with an endless variety of delightful recollections and affociations. They relieve the understanding in its progress through a vaft science, by calling up the memory of great men and of interefting events. By this means we fee the truths of morality clothed with all the eloquence (not that could be produced by the powers of one man, but) that could be beflowed on them by the collective genius of the world. Even Virtue and Wifdom themfelves acquire new majefty in my eyes, when I thus fee all the D 2

the great masters of thinking and writing called together, as it were, from all times and countries, to do them homage, and to appear in their train.

But this is no place for discuffions of afte, and I am very ready to own that mine may be corrupted. The work of Grotius is liable to a more ferious objection, though I do not recollect that it has ever been made. His method is inconvenient and unscientific. He has inverted the natural order. That natural order undoubtedly dictates, that we should first fearch for the original principles of the fcience in human nature; then apply them to the regulation of the conduct of individuals, and laftly, employ them for the decision of those difficult and complicated questions that arife with respect to the intercourse of nations. But Grotius has chosen the reverse of this method. He begins with the confideration of the states of peace and war, and he examines original principles only occasionally and incidentally as they grow out of the queftions which he is called upon to decide. It is a neceffary confequence of this diforderly method, which exhibits the elements of the science in the form of scattered digreffions, that he feldom employs fufficient discussion on these fundamental truths, and never in the place where fuch a difcuffion would be most instructive to the reader.

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(21) This great defect in the plan of Grotius was

perceived, and fupplied, by Puffendorff, who reftored natural law to that fuperiority which belonged to it, and with great propriety treated the law of nations as only one main branch of the parent flock. Without the genius of his mafter. and with very inferior learning, he has yet treated this fubject with found fenfe, with clear method, with extensive and accurate knowledge, and with a copiousness of detail sometimes indeed tedious. but always instructive and fatisfactory. His work will be always studied by those who spare no labour to acquire a deep knowledge of the fubject; but it will, in our times, I fear, be oftener found on the shelf than on the desk of the general ftudent. In the time of Mr. Locke it was confidered as the manual of those who were intended for active life; but in the prefent age I believe it will be found that men of business are too much occupied, men of letters are too faftidious, and men of the world too indolent, for the fludy or even the perufal of fuch works. Far, be it from me to derogate from the real and great merit of fo useful a writer as Puffendorff. His treatife is a mine in which all his fucceffors must dig. I only prefume to fuggeft, that a book fo prolix, and fo utterly void of all the attractions of composition, is likely to repel many readers who are interefted, and who might perhaps be disposed to acquire 2

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acquire fome knowledge of the principles of public law.

Many other circumstances might be mentioned, which confpire to prove that neither of the great works of which I have fpoken, has fuperfeded the neceffity of a new attempt to lay before the Public a System of the Law of Nations. The language of fcience is fo completely changed fince both these works were written, that whoever was now to employ their terms in his moral reafonings would be almost unintelligible to fome of his hearers or readers; and to fome among them too who are neither ill qualified nor ill disposed to study such subjects with considerable advantage to themfelves. The learned indeed well know how little novelty or variety is to be found in fcientific difputes. The fame truths and the fame errors have been repeated from age to age, with little variation but in the language; and novelty of expression is often mistaken by the ignorant for substantial discovery. Perhaps too very nearly the fame portion of genius and judgment has been exerted under most of the various forms under which fcience has been cultivated at different periods of history. The fuperiority of those writers who continue to be read, perhaps often confifts chiefly in tafte, in prudence, in a happy choice of fubject, in a favourable moment, in an agreeable

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tioned. e great erfeded ore the . The hanged vhoever moral ible to o fome fied nor onfiderned inety is to e truths om age ge; and the igoo very dgment s forms differf those s often happy , in an reeable

agreeable flyle, in the good fortune of a prevalent language, or in other advantages which are either accidental, or which are the refult rather of the fecondary than of the higheft faculties of the mind. —But thefe reflections, while they moderate the pride of invention, and difpel the extravagant conceit of fuperior illumination, yet ferve to prove the ufe, and indeed the neceffity, of composing, from time to time, new fystems of science adapted to the opinions and language of each fucceeding period. Every age must be taught in its own language. If a man were now to begin a difcourfe on ethics with an account of the "moral entities" of Puffendorff *, he would speak an unknown tongue.

It is not, however, alone as a mere translation of former writers into modern language that a new fystem of public law feems likely to be useful. The age in which we live possesses many advantages, which are peculiarly favourable to such an undertaking. Since the composition of the great works of Grotius and Puffendorff, a more modes, fimple, and intelligible philosophy has been introduced into the schools; which has

* I do not mean to impeach the foundness of any part of Puffendorff's reasoning founded on moral entities. It may be explained in a manner confistent with the most just philofophy. He used, as every writer must do, the fcientific language of his own time. I only affert that, to those who are unacquainted with ancient fystems, his philosophical vocabulary is obsolete and unintelligible.

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indeed been grofsly abufed by fophifts, but which, from the time of Locke, has been cultivated and improved by a fucceffion of disciples worthy of their illustrious master. We are thus enabled to difcufs with precifion, and to explain with clearnefs, the principles of the fcience of human nature, which are in themfelves on a level with the capacity of every man of good fenfe, and which only appeared to be abstruse from the unprofitable fubtleties with which they were loaded, and the barbarous jargon in which they were expressed. The deepeft doctrines of morality have fince that time been treated in the perfpicuous and popular ftyle, and with fome degree of the beauty and eloquence of the ancient moralifts. That philosophy on which are founded the principles of our duty, if it has not become more certain (for morality admits no discoveries), is at least less " harsh and " crabbed," lefs obfcure and haughty in its language, lefs forbidding and difgufting in its appearance, than in the days of our anceftors. If this progress of learning toward popularity has engendered (as it must be owned that it has) a multitude of fuperficial and most mischievous fciolifts, the antidote must come from the fame quarter with the difeafe. Popular reason can alone correct popular fophiftry.

Nor is this the only advantage which a writer of the prefent age would possels over the celebrated

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brated jurifts of the last century. Since that time vaft additions have been made to the flock of our knowledge of human nature. Many dark periods of hiftery have fince been explored. Many hitherto unknown regions of the globe have been vifited and defcribed by travellers and navigators not less intelligent than intrepid. We may be faid to ftand at the confluence of the greateft number of streams of knowledge flowing from the most distant sources, that ever met at one point. We are not confined, as the learned of the last age generally were, to the hiftory of those renowned nations who are our masters in literature. We can bring before us man in a lower and more abject condition than any in which he was ever before feen. The records have been partly opened to us of those mighty empires of Asia *, where the beginnings of civilization are loft in the darknefs of an unfathomable antiquity. We can pass human fociety in review before our mind, from the

* I cannot prevail on myfelf to pafs over this fubject without paying my humble tribute to the memory of Sir W. Jones, who has laboured fo fuccefsfully in Oriental literature, whofe fine genius, pure tafte, unwearled induftry, unrivalled and almost prodigious variety of acquirements, not to fpeak of his amiable manners and fpotlefs integrity, must fill every one who cultivates or admires letters with reverence, tinged with a melancholy which the recollection of his recent death is fo well adapted to infpire. I hope I shall be pardoned if I add my applause to the genius and learning of Mr. Maurice, who treads in the steps of his illustrious friend; and who has bewailed his death in a strain of genuine and beautiful poetry, not unworthy of happier periods of our English literature.

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brutal and helpless barbarism of Terra del Fuego, and the mild and voluptuous favages of Otaheite, to the tame, but ancient and immoveable civilization of China, which bestows its own arts on every fucceffive race of conquerors; to the meek and fervile natives of Hindoltan, who preferve their ingenuity, their skill and their science, through a long feries of ages, under the yoke of foreign tyrants; to the groß and incorrigible rudeness of the Ottomans, incapable of improvement, and extinguishing the remains of civilization among their unhappy subjects, once the most ingenious nations of the earth. We can examine almost every imaginable variety in the character, manners, opinions, feelings, prejudices and inftitutions of mankind, into which they can be thrown, either by the rudeness of barbarism, or by the capricious corruptions of refinement, or by those innumerable combinations of circumstances, which. both in these opposite conditions and in all the intermediate stages between them, influence or direct the courfe of human affairs. History, if I may be allowed the expression, is now a valt muleum, in which specimens of every variety of human nature may be fludied. From these great accesfions to knowledge, lawgivers and statesmen, but, above all, moralifts and political philosophers, may reap the most important instruction. They may plainly difcover in all the useful and beautiful variety of governments and inftitutions, and under all

all the fantaftic multitude of ulages and rites which have prevailed among men, the fame fundamental, comprehensive truths, the facred mafter-principles which are the guardians of human fociety, recognifed and revered (with few and flight exceptions) by every nation upon earth, and uniformly taught (with ftill fewer exceptions) by a fucceffion of wife men from the first dawn of speculation to the present moment. The exceptions, few as they are, will, on more reflection, be found rather apparent than real. If we could raife ourfelves to that height from which we ought to furvey fo valt a fubject, these exceptions would altogether vanish; the brutality of a handful of favages would difappear in the immense prospect of human nature, and the murmurs of a few licentious fophilts would not afcend to break the general harmony. This confent of mankind in first principles, and this endless variety in their application, which is one among many valuable truths which we may collect from our prefent extenfive acquaintance with the hiftory of man, is itfelf of valt importance. Much of the majefty and authority of virtue is derived from their confent, and almost the whole of practical wildom is founded on their variety.

What former age could have fupplied facts for fuch a work as that of Montefquieu? He indeed has been, perhaps juftly, charged with E 2 abufing abufing this advantage, by the undiftinguishing adoption of the narratives of travellers of very different degrees of accuracy and veracity. But if we reluctantly confess the justness of this objection; if we are compelled to own that he exaggerates the influence of climate, that he ascribes too much to the forefight and forming skill of legislators, and far too little to time and circumstances, in the growth of political conftitutions; that the fubstantial character and effential differences of governments are often loft and confounded in his technical language and arrangement; that he often bends the free and irregular outline of nature to the impofing but fallacious geometrical regularity of fyftem; that he has chosen a ftyle of affected abruptness, fententioufness, and vivacity, ill fuited the feriousness and gravity of his subject : to after all these concessions (for his fame is large enough to fpare many conceffions), the Spirit of Laws will still remain not only one of the most folid and durable monuments of the powers of the human mind, but a striking evidence of the ineftimable advantages which political philosophy may receive from a wide furvey of all the various conditions of human fociety.

In the prefent century a flow and filent, but very fubftantial mitigation has taken place in the practice of war; and in proportion as that mitigated practice has received the fanction of time, it is comwill the imm in the durin the worl poin teft I find the I

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ne, it it is raifed from the rank of mere ufage, and becomes part of the law of nations. Whoever will compare our prefent modes of warfare with the fyftem of Grotius * will clearly difcern the immenfe improvements which have taken place in that refpect fince the publication of his work, during a period, perhaps in every point of view, the happieft to be found in the hiftory of the world. In the fame period many important points of public law have been the fubject of conteft both by argument and by arms, of which we find either no mention, or very obfcure traces, in the hiftory of preceding times.

There are other circumstances to which I allude with hefitation and reluctance, though it must be owned that they afford to a writer of this age fome degree of unfortunate and deplorable advantage over his predecessors. Recent events have accumulated more terrible practical instruction on every subject of politics than could have been in other times acquired by the experience of ages. Men's wit, sharpened by their passions, has penetrated to the bottom of almost all political questions. Even the fundamental rules of morality themselves have, for the first time, unfortunately for mankind, become the subject of doubt

* Especially those chapters of the third book, entitled, Temperamentum circa Captivos, &c. &c.

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and discussion. I shall consider it as my duty to abftain from all mention of these awful events, and of these fatal controversies. But the mind of that man must indeed be incurious and indocile, who has either overlooked all these things, or reaped no instruction from the contemplation of them.

From these reflections it appears, that, fince the composition of those two great works on the Law of Nature and Nations which continue to be the claffical and standard works on that subject, we have gained both more convenient instruments of reasoning and more extensive materials for science; that the code of war has been enlarged and improved; that new questions have been practically decided; and that new controversies have arisen regarding the intercourse of independent states, and the first principles of morality and civil government.

Some readers may, however, think that in these observations which I offer, to excuse the prefumption of my own attempt, I have omitted the mention of later writers, to whom some part of the remarks is not justly applicable. But, perhaps, farther confideration will acquit me in the judgment of such readers. Writers on particular questions of public law are not within the scope of my observations. They have furnished the most valuable materials; but I speak only of a system.

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fystem. To the large work of Wolffius, the obfervations which I have made on Puffendorff as a book for general ufe, will furely apply with tenfold force. His abridger, Vattel, deferve indeed, confiderable praise. He is a very ingenious, clear, elegant, and useful writer. But he only confiders one part of this extensive subject, namely, the law of nations strictly fo called; and I cannot help thinking, that, even in this department of the fcience, he has adopted fome doubtful and dangerous principles, not to mention his conftant deficiency in that fulnefs of example and illuftration, which fo much embellishes and strengthens reason. It is hardly necessary to take any notice of the text-book of Heineccius, the best writer of elementary books with whom I am acquainted on any fubject. Burlamaqui is an author of fuperior merit : but he confines himfelf too much to the general principles of morality and politics, to require much observation from me in this place. The fame reafon will excufe me for paffing over in filence the works of many philosophers and moralists, to whom, in the course of my proposed lectures, I shall owe and confess the greatest obligations; and it might perhaps deliver me from the neceffity of fpeaking of the work of Dr. Paley, if I were not defirous of this public opportunity of profeffing my gratitude for the inftruction and pleafure which I have received from that excellent writer. writer, who poffeffes, in fo eminent a degree, those invaluable qualities of a moralist, good fense, caution, fobriety, and perpetual reference to convenience and practice; and who certainly is thought less original than he really is, merely because his taste and modesty have led him to difdain the oftentation of novelty, and because he generally employs more art to blend his own arguments with the body of received opinions, so as that they are fcarce to be distinguished, than other men in the pursuit of a transfient popularity, have exerted to difguise the most miserable commonplaces in the state of paradox.

No writer fince the time of Grotius, of Puffeadorff, and of Wolf, has combined an inveftigation of the principles of natural and public law, with a full application of thefe principles to particular cafes; and in thele circumftances, I truft, it will not be deemed extravagant prefumption in me to hope that I fhall be able to exhibit a view of this feience, which fhall, at leaft, be more intelligible and attractive to fludents, than the learned treatifes of thefe celebrated men. I fhall now proceed to flate the general plan and fubjects of the lectures in which I am to make this attempt.

I. The being whole actions the law of nature profetles to regulate, is man. It is on the knowledge degree, d fenfe, to coninly is rely beto difaufe he n argus, fo as an other y, have

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ledge of his nature that the fcience of his dut / must be founded *. . It is impossible to approach the threshold of moral philosophy, without a previous examination of the faculties and habits of the human mind. Let no reader be repelled from this examination, by the odious and terrible name of metaphyfics; for it is, in truth, nothing more than the employment of good fense, in observing our own thoughts, feelings, and actions; and when the facts which are thus observed, are expressed as they ought to be, in plain language, it is, perhaps, above all other fciences, most on a level with the capacity and information of the genesality of thinking men. When it is thus expressed, it requires no previous qualification, but a found judgment, perfectly to comprehend it ; and those who wrap it up in a technical and mysterious jargon, always give us ftrong reason to suspect that they are not philosophers but impostors. Whoever thoroughly understands fuch a fcience, must be able to teach it plainly to all men of common fense. The proposed course will therefore open with a very fhort, and, I hope, a very fimple and intelligible account of the powers and operations of the human mind. By this plain statement of facts, it will not be difficult to decide many celebrated, though frivolous, and

* Natura enim juris explicanda est nobis, eaque ab hominis repetenda natura.---Cic. de Leg. lib. i. c. 5.

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merely verbal controversies, which have long amufed the leifure of the fchools, and which owe both their fame and their, existence to the ambiguous obscurity of scholastic language. It will, for example, only require an appeal to every man's experience, to prove that we often act purely from a regard to the happiness of others, and are therefore focial beings; and it is not neceffary to be a confummate judge of the deceptions of language, to defpife the fophiftical trifler, who tells us, that, because we experience a gratification in our Lenevolent actions, we are therefore exclusively and uniformly felfish. A correct examination of facts will lead us to discover that quality which is common to all virtuous actions, and which diftinguishes them from those which are vicious and criminal. But we shall fee that it is neceffary for man to be governed not by his own transient and hafty opinion upon the tendency of every particular action, but by those fixed and unalterable rules, which are the joint refult of the impartial judgment, the natural feelings, and the embodied experience of mankind. The authority of these rules is, indeed, founded only on their tendency to promote private and public welfare; but the morality of actions will appear folely. to confiit in their correspondence with the rule. By the help of this obvious diffinction, we shall vindicate a just theory, which, far from being modern, is, in fact, as ancient as philosophy, both from

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* Ell fummun (35)

from plaufible objections, and from the odious imputation of fupporting those abfurd and monftrous systems which have been built upon it. Beneficial tendency is the foundation of rules, and the criterion by which habits and fentiments are to be tried. But it is neither the immediate standard, nor can it ever be the principal motive of action. An action, to be virtuous, must accord with moral rules, and must flow from our natural feelings and affections, moderated, matured, and improved into fleady habits of right conduct *. Without, however, dwelling longer on fubjects which cannot be clearly flated, without being fully unfolded, I content myfelf with obferving, that it shall be my object, in this preliminary, but most important part of the course, to lay the foundations of morality fo deeply in human nature, as may fatisfy the coldest inquirer; and, at the fame time, to vindicate the paramount authority of the rules of our duty, at all times, and in all places, over all opinions of intereft and speculations of benefit, fo extensively, fo universally, and fo inviolably, as may well justify the grandeft and the most apparently extravagant effusions of moral enthusiasm. If, notwithstanding all my endeavours to deliver these doctrines with the utmost fimplicity, any of my auditors fhould still reproach me for introducing fuch ab-

* Est autem virtus nihil aliud quam in se perfecta atque ad fummum perducta natura.—Cic. de Leg. lib. i. c. 8.

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struse matters, I must shelter myself behind the authority of the wifeft of men. " If they (the an-" cient moralists), before they had come to the " popular and received notions of virtue and vice, " had flaid a little longer upon the inquiry con-" cerning the roots of good and evil, they had " given, in my opinion, a great light to that "which followed; and fpecially if they had con-" fulted with nature, they had made their doc-" trines lefs prolix, and more profound."-Bacon, Dign. and Adv. of Learn. book ii. What Lord Bacon defired for the mere gratification of fcientific curiofity, the welfare of mankind now imperioufly demands. Shallow fyftems of metaphyfics have given birth to a brood of abominable and peflilential paradoxes, which nothing but a more profound philosophy can destroy. However we may, perhaps, lament the necessity of discussions which may shake the habitual reverence of some men for those rules which it is the chief interest of all men to practife, we have now no choice left. We must either difpute, or abandon the ground. Undiffinguishing and unmerited invectives against philosophy, will only harden sophists and their disciples in the infolent conceit, that they are in poffeffion of an undifputed superiority of reason; and that their antagonists have no arms to employ against them, but those of popular declamation. Let us not for a moment even appear to fuppole, that philosophical truth and human happiness are ſo

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fo irreconcilably at variance. I cannot express my opinion on this fubject fo well as in the words of a most valuable, though generally neglected writer : " The fcience of abstruse learning, when " completely attained, is like Achilles's fpear, " that healed the wounds it had made before; fo " this knowledge ferves to repair the damage it-" felf had occafioned, and this perhaps is all it is " good for; it cafts no additional light upon the " paths of life, but difperfes the clouds with " which it had overfpread them before; it ad-" vances not the traveller one flep in his journey, " but conducts him back again to the fpot from " whence he wandered. Thus the land of Philo-" fophy confifts partly of an open champaign " country, paffable by every common under-" ftanding, and partly of a range of woods, tra-" verfable only by the fpeculative, and where " they too frequently delight to amufe themfelves. " Since then we shall be obliged to make incur-" fions into this latter tract, and shall probably " find it a region of obscurity, danger, and diffi-" culty, it behoves us to use our utmost endea-" vours for enlightening and finoothing the way " before us "." We shall, however, remain in the forest only long enough to visit the fountains of those itreams which flow from it, and which water and fertilize the cultivated region of Morals.

* Search's Light of Nature, by Abraham Tucker, Efq. vol. i. pref. page xxxiii.

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to become acquainted with the modes of warfare practifed by its favage inhabitants, and to learn the means of guarding our fair and fruitful land against their defolating incursions. I shall hasten from speculations, to which I am naturally, perhaps, but too prone, and proceed to the more prositable consideration of our practical duty.

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II. The first and most simple part of ethics is that which regards the duties of private men towards each other, when they are confidered apart from the fanction of positive laws. I fay, apart from that fanction, not antecedent to it; for though we feparate private from political duties for the fake of greater clearness and order in reafoning, vet we are not to be fo deluded by this mere arrangement of convenience as to suppose that human fociety ever has fubfilted, or ever could fubfift, without being protected by government and bound together by laws. All thefe relative duties of private life have been fo copioufly and beautifully treated by the moralifts of antiquity, that few men will now choose to follow them who are not actuated by the wild ambition of equalling Aristotle in precision, or rivalling Cicero in They have been alfo admirably eloquence. treated by modern moralifts, among whom it would be grofs injuffice not to number many of the preachers of the Christian religion, whole peculiar character is that fpirit of universal charity, which 2

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which is the living principle of all our focial duties. For it was long ago faid, with great truth; by Lord Bacon, "that there never was any phi-"lofophy, religion, or other difcipline, which "did fo plainly and highly exalt that good "which is communicative, and deprefs the good "which is private and particular, as the Chrif-"tian faith *." The appropriate praife of this religion is not fo much, that it has taught new duties, as that it breathes a milder and more benevolent fpirit over the whole extent of morals.

On a fubject which has been to exhausted, I fhould naturally have contented myfelf with the most flight and general furvey, if fome fundamental principles had not of late been brought into question, which, in all former times, have been deemed too evident to require the fupport of argument, and almost too facred to admit the liberty of discussion. I shall here endeavour to ftrengthen some parts of the fortification of morality which have hitherto been neglected, becaufe no man had ever been hardy enough to attack them. Almost all the relative duties of human life will be found more immediately, or more remotely, to arife out of the two great institutions of property and marriage. They conftitute, preferve, and improve fociety. Upon their

> * Bacon, Dign. and Adv. of Learn. book ii. gradual

gradual improvement depends the progreffive civilization of mankind; on them refls the whole order of civil life. We are told by Horace, that the first efforts of lawgivers to civilize men confisted in strengthening and regulating these institutions, and fencing them round with rigorous penal laws.

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Oppida cœperunt munire et ponere leges Neu quis fur esset, neu quis latro, neu quis adulter. 1 Serm. iii. 105.

A celebrated ancient orator, of whole poems we have but a few fragments remaining, has well defcribed the progreffive order in which human fociety is gradually led to its higheft improvements under the guardianfhip of those laws which fecure property and regulate marriage.

> Et leges fanctas docuit, et chara jugavit Corpora conjugiis; et magnas condidit urbes. Frag. C. Licin. Calvi.

These two great inflitutions convert the selfiss as well as the focial passions of our nature into the firmest bands of a peaceable and orderly intercourse; they change the sources of discord into principles of quiet; they discipline the most ungovernable, they refine the groffest, and they exalt the most fordid propensities; so that they become the perpetual fountain of all that strengthens, and preferves, and adorns society; they suftain the individual, and they perpetuate the race. Around flive cie whole ce, that en confe inftious pe-

ter. iii. 105.

poems has well human hproves which

a. Calvi. fifh as ito the interrd into oft und they at they engthey fufe race. round Around thefe inflitutions all our focial duties will be found at various diffances to range themfelves; fome more near, obvioufly effential to the good order of human life, others more remote, and of which the neceffity is not at first view fo apparent, and fome fo diffant, that their importance has been fometimes doubted, though upon more mature confideration they will be found to be outposts and advanced guards of these fundamental principles; that man should fecurely enjoy the fruits of his labour, and that the society of the fexes should be fo wisely ordered as to make it a school of the kind affections, and a fit nurfery for the commonwealth.

The fubject of *property* is of great extent. It will be neceffary to eftablish the foundation of the rights of acquisition, alienation, and transmission, not in imaginary contracts or a pretended state of nature, but in their subserviency to the subsistence and well-being of mankind. It will not only be curious, but useful, to trace the history of property from the first loose and transfert occupancy of the strange, through all the modifications which it has at different times received, to that comprehensive, substile, and anxiously minute code of property which is the last result of the most result of the strange.

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I shall observe the same order in confidering the fociety of the fexes as it is regulated by the inftitution of marriage. I shall endeavour to lay open those unalterable principles of general intereft on which that inftitution refts : and if I entertain a hope that on this fubject I may be able to add fomething to what our mafters in morality have taught us, I truft, that the reader will bear in mind, as an excuse for my prefumption, that they were not likely to employ much argument where they did not forefee the poffibility of doubt. I shall also confider the history of marriage, and trace it through all the forms which it has affumed, to that decent and happy permanency of union, which has, perhaps above all other caufes, contributed to the quiet of fociety, and the refinement of manners in modern times. Among many other inquiries which this fubject will fuggeft, I shall be led more particularly to examine the natural ftation and duties of the female fex, their condition among different nations, its improvement in Europe, and the bounds which Nature herfelf has prefcribed to the progrefs of that improvement; beyond which, every pretended advance will be a real degradation.

III. Having established the principles of private duty, I shall proceed to confider man under the important relation of subject and sovereign,

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or, in other words, of citizen and magistrate. The duties which arife from this relation I shall endeavour to establish, not upon supposed compacts, which are altogether chimerical, which must be admitted to be falle in fact, which if they are to be confidered as fictions, will be found to ferve no purpole of just reafoning, and to be equally the foundation of a fystem of universal despotism in Hobbes, and of universal anarchy in Rouffeau; but on the folid bafis of general convenience. Men cannot fubfift without fociety and mutual aid; they can neither maintain focial intercourse nor receive aid from each other without the protection of government; and they cannot enjoy that protection without fubmitting to the reftraints which a just government imposes. This plain argument establishes the duty of obedience on the part of citizens, and the duty of protection on that of magistrates, on the same foundation with that of every other moral duty; and it flows, with fufficient evidence. that these duties are reciprocal; the only rational end for which the fiction of a contract could have been invented. I shall not encumber my reafoning by any fpeculations on the origin of government; a queftion on which fo much reafon has been wasted in modern times; but which the ancients * in a higher fpirit of philosophy have

* The introduction to he first book of Aristotle's Politics is the best demonstration of the necessity of political fociety

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have never once mooted. If our principles be just, the origin of government must have been coeval with that of mankind; and as no tribe has ever yet been discovered to brutish as to be without fome government, and yet fo enlightened as to establish a government by common consent, it is furely unneceffary to employ any ferious argument in the confutation of a doctrine that is inconfiftent with reafon, and unfupported by experience. But though all inquiries into the origin of government be chimerical, yet the hiftory of its progrefs is curious and ufeful. The various stages through which it passed from favage independence, which implies every man's power of injuring his neighbour, to legal liberty, which confifts in every man's fecurity against wrong; the manner in which a family expands into a tribe, and tribes coalefce into a nation; in which public juffice is gradually engrafted on private revenge, and temporary fubmiffion ripened into habitual obedience; form a most important and extensive subject of inquiry, which comprehends all the improvements of mankind in police, in judicature, and in legiflation.

ciety to the well-being, and indeed to the very being, of man, with which I am acquainted. Having flown the circumftances which render man neceffarily a focial being, he juftly concludes, "Kas ils av $\theta_{e}\omega\pi\sigma_{0}$ $\varphi_{u\sigma s}$ $\pi\sigma\lambda_{s}$ have $\psi_{u\sigma s}$." Arift de Rep. lib. i.

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I have already given the reader to understand that the defcription of liberty which feems to me the most comprehensive, is that of *fecurity against* Liberty is therefore the object of all wrong. government. Mei, are more free under every government, even the most imperfect, than they would be if it were poffible for them to exift without any government at all : they are more fecure from wrong, and more undifturbed in the exercife of their natural powers, than if they were altogether unprotected against injury from each But as general fecurity is enjoyed in very other. different degrees under different governments, those which guard it most perfectly, are by way of eminence called free. Such governments attain most completely the end which is common to all government. A free government and a good government are therefore different expressions for the fame idea. Another material diffinction, however, foon prefents itfelf. In most civilized states the fubject is tolerably protected against gross injuffice from his fellows by impartial laws, which it is the manifelt intereft of the fovereign to enforce. But fome commonwealths are fo happy as to be founded on a principle of much more refined and provident wifdom. The fubjects of fuch commonwealths are guarded not only againft the injustice of each other, but (as far as human prudence can contrive) against oppression from the magistrate. Such states, like all other extraordinary nary examples of public or private excellence and happinefs, are thinly fcattered over the different ages and countries of the world. In them the will of the fovereign is limited with fo exact a measure, that his protecting authority is not weakened. Such a combination of skill and fortune is not often to be expected, and indeed never can arife, but from the constant though gradual exertions of wisdom and virtue, to improve a long fuccession of most favourable circumstances.

There is indeed fcarce any fociety fo wretched as to be deftitute of fome fort of weak provision against the injustice of their governors. Religious institutions, favourite prejudices, national manners, have in different countries, with unequal degrees of power, checked or mitigated the exercife of fupreme power. The privileges of a powerful nobility, of opulent mercantile communities, of great judicial corporations, have in fome monarchies approached more near to a control on the fovereign. Means have been devifed with more or lefs' wildom to temper the despotism of an arithocracy over their subjects, and in democracies to protect the minority against the majority, and the whole people against the tyranny of demagogues. But in these unmixed forms of government, as the right of legislation is vested in one individual or in one body, it is obvious that the legislative power may shake off all

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all the reftraints which the laws have imposed All fuch governments, therefore, tend on it. towards defpotifm, and the fecurities which they admit against mis-government are extremely feeble and precarious. The beft fecurity which human wildom can devile, feems to be the distribution of political authority among different individuals and bodies, with feparate interefts and feparate characters, corresponding to the variety of claffes of which civil fociety is composed, each interested to guard their own order from oppreffion by the reft; each alfo interefted to prevent any of the others from feizing on exclusive, and therefore defpotic power; and all having a common interest to co-operate in carrying on the ordinary and neceffary administration of govern-If there were not an intereft to refift each ment. other in extraordinary cafes, there would not be liberty. If there were not an interest to co-operate in the ordinary courfe of affairs, there could be no government. The object of fuch wife inflitutions which make the felfishness of governors a fecurity against their injustice, is to protect men against wrong both from their rulers and their fellows. Such governments are, with justice, peculiarly and emphatically called free; and in afcribing that liberty to the skilful combination of mutual dependence and mutual check, I feel my own conviction greatly ftrengthened by calling to mind, that in this opinion I agree with all the wife

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men who have ever deeply confidered the principles of politics; with Aristotle and Polybius, with Cicero and Tacitus, with Bacon and Machiavel, with Montesquieu and Hume *. It is impoffible in fuch a curfory sketch as the prefent, even to allude to a very fmall part of those philofophical principles, political reafonings, and hiftorical facts, which are neceffary for the illustration of this momentous fubject. In a full discuffion of it I shall be obliged to examine the general frame of the most celebrated governments of ancient and modern times, and especially of those which have been most renowned for their freedom. The refult of fuch an examination will be, that no inflitution fo deteftable as an abfolutely unbalanced government, perhaps ever exifted ; that the fimple governments are mere creatures of the imagination of theorifts, who have transformed names uled for the convenience of arrangement into real polities; but that, as different conflitutions approach more or lefs to that unmixed and uncontrolled fimplicity, it is in the exact proportion of their

* To the weight of these great names let me add the opinion of two illustrious men of the present age, as both their opinions are combined by one of them in the following paffage: "He (Mr. Fox) always thought any of the timple un-"balanced governments bad; fimple monarchy, fimple arisf-"tocracy, timple democracy, he held them all imperfect or "vicious, all were bad by themselves; the composition alone "was good. These had been always his principles, in which "he agreed with his friend, Mr. Burke."—Mr. Fox on the Army Eftimates, 9th Feb. 1790.

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departure from it that they are, and can alone be free.

By the conftitution of a ftate, I mean " the body * of those written and unwritten fundamental laws * which regulate the most important rights of the * bigher magistrates, and the most effential privileges * " of the fubjects." Such a body of political laws must in all countries arise out of the character and fituation of a people; they must grow with its progress, be adapted to its peculiarities, change with its changes, and be incorporated into its habits. Human wildom cannot form luch a conftitution by one act, for human wildom cannot create the materials of which it is composed. The attempt, always ineffectual, to change by violence the ancient habits of men, and the established order of fociety, fo as to fit them for an abfolutely new scheme of government, flows from the most presumptuous ignorance, requires the support of the most ferocious tyranny, and leads to confequences which its authors can never foresee; generally, indeed, to inftitutions the most opposite to those of which they profess to feek the establish-

* Privilege, in Roman jurifprudence, means the exemption of one individual from the operation of a law. Political privileges in the fenfe in which I employ the terms, mean those rights of the fubjects of a free flate, which are deemed fo effential to the well-being of the commonwealth, that they are excepted from the ordinary differential laws which fecure his authority.

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ment. But human wifdom indefatigably employed for remedying abufes, and in feizing favourable opportunities of improving that order of fociety which arifes from caufes over which we have little control, after the reforms and amendments of a feries of ages, has fometimes, though very rarely*, fhown itself capable of building up a free conftitution, which is " the growth of time and nature, "rather than the work of human invention." Such a conditution can only be formed by the wife imitation of " the great innovator TIME," " which, indeed, innovateth greatly, but quietly, "and by degrees fcarce to be perceived +." Without wasting time in puerile panegyrics, on that of which all mankind confess the excellence, I may observe, with truth and fobernefs, that a free government not only eftablifhes an univerfal fecurity against wrong, but that it also cherishes all the noblest powers of the human mind; that it tends to banish both the mean and the ferocious vices; that it improves the national character to which it is adapted, and

* Pour former un gouvernement moderé, il faut combiner les puissances, les regler, les temperer, les faire agir, donner pour ainfi dire un lest à l'une pour la mettre en état de refister à une autre, c'est un chef d'œuvre de legislation que le hazard fait rarement, et que rarement on laisse faire à la prudence. Un gouvernement despotique au contraire faute pour ainfi dire aux yeux; il est uniforme partout; comme il ne faut que des passions pour l'etablir tout le monde est bon pour çela.

Montesquieu, De L'Esprit des Loix, liv. v. c. 14. † Lord Bacon, Essay XXIV. Of Innovations.

out

out of which it grows; that its whole administration is a practical school of honesty and humanity; and that there the social affections, expanded into public spirit, gain a wider sphere, and a more active spring.

I shall conclude what I have to offer on government, by an account of the conflitution of England. I shall endeavour to trace the progress of that conftitution by the light of hiftory, of laws, and of records, from the earlieft times to the prefent age; and to fhow how the general principles of liberty, originally common to it, with the other Gothic monarchies of Europe, but in other countries loft or obfcured, were in this more fortunate ifland preferved, matured, and adapted to the progress of civilization. I shall attempt to exhibit this most complicated machine, as our history and our laws flow it in action; and not as fome celebrated writers have most imperfectly represented it, who have torn out a few of its more fimple fprings, and, putting them together, miscall them the Britifh conftitution. So prevalent, indeed, have these imperfect accounts hitherto been, that I will venture to affirm, there is fcarcely any fubject which has been lefs treated as it deferved than the government of England. Philosophers of great and merited reputation * have told us that it confifted of

* The reader will perceive that I allude to MONTES-QUIEU, whom I never name without reverence, though I H 2 fhall

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of certain portions of monarchy, ariftocracy, and democracy; names which are, in truth, very little applicable, and which, if they were, would as little give an idea of this government, as an account of the weight of bone, of flefh, and of blood in a human body, would be a picture of a living man. Nothing but a patient and minute inveftigation of the practice of the government in all its parts, and through its whole hiftory, can give us just notions on this important subject. If a lawyer, without a philosophical spirit, be unequal to the examination of this great work of liberty and wifdom, still more unequal is a philosopher without practical, legal, and historical knowledge; for the first may want skill, but the second wants materials. The observations of Lord Bacon on political writers, in general, are most applicable to those who have given us fystematic descriptions of the English constitution. " All those who have writ-" ten of governments have written as philofo-" phers, or as lawyers, and none as flatefmen. As " for the philosophers, they make imaginary laws " for imaginary commonwealths, and their dif-" courfes are as the stars, which give little light " because they are so high."-" Hac cognitio ad " viros civiles propriè pertinet," as he tells us in another part of his writings; but unfortunately no experienced philosophical British statesman has yet

shall prefume, with humility, to criticize his account of a government which he only faw at a distance.

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devoted his leifure to a delineation of the conflitution, which fuch a flatefman alone can practically and perfectly know.

In the discussion of this great subject, and in all reasonings on the principles of politics, I shall labour, above all things, to avoid that which appears to me to have been the conftant fource of political error : I mean the attempt to give an air of fystem, of fimplicity, and of rigorous demonstration, to fubjects which do not admit it. The only means by which this could be done, was by referring to a few fimple causes, what, in truth, arofe from immense and intricate combinations, and fucceffions of caufes. The confequence was very obvious. The fystem of the theorist, adifencombered from all regard to the real nature of things, was eafily made very fpecious. It required little dexterity to make his argument appear conclusive. But all men agreed that it was utterly inapplicable to human affairs. The theorift railed at the folly of the world, inftead of confeffing his own; and the men of practice unjuftly blamed philosophy, instead of condemning the fophist. The causes which the politician has to confider are, above all others, the most multiplied, mutable, minute, subtle, and, if I may fo fpeak, evanefcent; perpetually changing their form, and varying their combinations; lofing their nature, while they keep their name ; exhibiting

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hibiting the most different confequences in the endlefs variety of men and nations on whom they operate; in one degree of ftrength producing the most fignal benefit; and, under a flight variation of circumstances, the most tremendous mischiefs. They admit indeed of being reduced to theory ; but to a theory formed on the most extensive views, of the most comprehensive and flexible plinciples, to embrace all their varieties, and to fit all their rapid transmigrations; a theory, of which the most fundamental maxim is, distrust in itself, and deference for practical prudence. Only two writers of former times have, as far as I know, obferved this general defect of political reasoners; but these two are the greatest philosophers who have ever appeared in the world. The first of them is Ariftotle, who, in a paffage of his Politics, to which I cannot at this moment turn, plainly condemns the purfuit of a delufive geometrical accuracy in moral reasonings as the constant source of the groffest error. The fecond is Lord Bacon, who tells us, with that authority of confcious wifdom which belongs to him, and with that power of richly adorning truth from the wardrobe of genius which he poffeffed above almost all men, " Civil know-" ledge is conversant about a subject which, " above all others, is most immersed in matter, " and hardlieft reduced to axiom *."

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* This principle is expressed by a writer of a very different character from these two great philosophers; a writer, "qu'on

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" qu'on e eloque is, with " C'eff " tions de Rouff The inference n the they. ig the iation chiefs. eory; entive exible to fit which itself, ly two w, obs: but ve ever s Arifvhich I nns the moral groffelt ills us, ch beadornich he knowwhich, natter,

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IV. I shall next endeavour to lay open the general principles of civil and criminal laws. On this subject I may with some confidence hope that I shall be enabled to philosophize with better materials by my acquaintance with the laws of my own country, which it is the business of my life to practife, and of which the study has by habit become my favourite pursuit.

The first principles of jurisprudence are simple maxims of reason, of which the observance is immediately discovered by experience to be effential to the fecurity of men's rights, and which pervade the laws of all countries. An account of the gradual application of these original principles, first, to more simple, and afterwards to more complicated cases, forms both the history and the theory of law. Such an historical account of the progress of men, in reducing justice to an applicable and practical system, will enable us to trace that chain, in which so many breaks and interruptions are perceived by superficial observers, but which in truth infeparably, though with many dark and

" qu'on n'appellera plus philosophe, mais qu'on appellera le plus " eloquent des sophistes," with great force, and, as his manner is, with some exaggeration.

" Il n'y a point de principes abstraits dans la politique. C'est une science des calculs des combinaisons et d'exceptions, selon les lieux, les tems et les circonstances."—Lettre de Rouffeau au Marquis de Mirabeau.

The fecond proposition is true; but the first is not a just inference from it.

hidden

hidden windings, links together the fecurity of life and property with the most minute and apparently frivolous formalities of legal proceeding. We shall perceive that no human forefight is fufficient to establish such a system at once, and that, if it were so established, the occurrence of foreseen rafes would shortly altogether change it; that there

, but one way of forming a civil code, either confistent with common sense, or that has ever been practifed in any country, namely, that of gradually building up the law in proportion as the facts arife which it is to regulate. We shall learn to appreciate the merit of vulgar objections against the subtlety and complexity of laws. We shall estimate the good fense and the gratitude of those who reproach lawyers for employing all the powers of their mind to difcover fubtle diffinctions for the prevention of injustice *; and we shall at once perceive that laws ought to be neither more simple nor more complex than the flare of fociety which they are to govern, but that they ought exactly to correspond to it. Of the two faults, however, the excess of fimplicity would certainly be the greateft; for laws, more complex than are neceffary, would only produce embarraffment; whereas laws more fimple than the affairs which they regulate would occasion a defect of

* "The cafuiftical fubtletics are not perhaps greater than "the fubtletics of lawyers; but the latter are innocent, and "even necessary."—Hume's Effays, vol. ii. p. 558.

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justice. More "understanding * has perhaps been in this manner exerted to fix the rules of life than in any other fcience; and it is certainly the most honourable occupation of the understanding, becaufe it is the most immediately fubservient to general fafety and comfort. There is not, in my opinion, in the whole compass of human affairs, fo noble a spectacle as that which is displayed in the progrefs of jurifprudence; where we may contemplate the cautious and unwearied exertions of a fucceffion of wife men through a long courfe of ages; withdrawing every cafe as it arifes from the dangerous power of difcretion, and fubjecting it to inflexible rules; extending the dominion of justice and reason, and gradually contracting, within the narroweft poffible limits, the domain of brutal force and of arbitrary will. This fubject has been treated with fuch dignity by a writer who is admired by all mankind for his eloquence, but who is, if poffible, ftill more admired by all competent judges for his philosophy; a writer, of whom I may justly fay, that he was " gravifimus " et dicendi et intelligendi auctor et magister;" that I cannot refuse myself the gratification of quoting his words :-- " The fcience of juriforudence, the

* "Law," faid Dr. Johnfon, " is the fcience in which the "greateft powers of underftanding are applied to the great-" eft number of facts." Nobody, who is acquainted with the variety and multiplicity of the fubjects of jurifprudence, and with the prodigious powers of difcrimination employed upon them, can doubt the truth of this obfervation.

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" pride of the human intellect, which, with all its defects, redundancies, and errors, is the collected reafon of ages combining the principles of original justice with the infinite variety of human concerns *."

I shall exemplify the progress of law, and illustrate those principles of universal justice on which it is founded, by a comparative review of the two greateft civil codes that have been hitherto formed-those of Rome and of England +; of their agreements and difagreements, both in general provisions, and in some of the most important parts of their minute practice. In this part of the courfe, which I mean to purfue with fuch detail as to give a view of both codes, that may perhaps be fufficient for the purposes of the general student, I hope to convince him that the laws of civilized nations, particularly those of his own, are a fubject most worthy of scientific curiofity; that principle and fystem run through them even to the minutest particular, as really, though not fo apparently, as in other fciences, and applied to purpofes more important than in any other fcience.

* Burke's Works, vol. iii. p. 134.

+ On the intimate connexion of these two codes, let us hear the words of Lord Holt, whose name never can be pronounced without veneration, as long as wisdom and integrity are revered among men :---" Inasmuch as the laws of all na-" tions are doubtles raised out of the ruins of the civil law, as " all governments are sprung out of the ruins of the Roman " empire, it must be owned that the principles of our law are " borrowed from the civil law, therefore grounded upon the " fame reason in many things."-12 Mod. 482.

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Will it be prefumptuous to express a hope, that fuch an inquiry may not be altogether an useless introduction to that larger and more detailed ftudy of the law of England, which is incumbent on those who are to profess and practise that law?

On the important fubject of criminal law it will be my duty to found, on a regard to the general fafety, the right of the magistrate to inflict punishments, even the most fevere, if that fafety cannot be effectually protected by the example of inferior punishments. It will be a more agreeable part of my office to explain the temperaments which Wildom, as well as Humanity, prefcribes in the exercise of that harsh right, unfortunately fo effential to the prefervation of human fociety. I thall collate the penal codes of different nations, and gather together the most accurate ftatement of the refult of experience with respect to the efficacy of lenient and fevere punishments; and I shall endeavour to ascertain the principles on which must be founded both the proportion and the appropriation of penalties to crimes.

As to the *law of criminal proceeding*, my labour will be very eafy; for on that fubject an English lawyer, if he were to delineate the model of perfection, would find that, with few exceptions, he had transcribed the inflitutions of his own country. The whole fubject of my lectures, of which I have

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V. The next great division of the fubject is the law of nations, strictly and properly fo called. 1 have already hinted at the general principles on which this law is founded. They, like all the principles of natural jurisprudence, have been more happily cultivated, and more generally obeyed, in fome ages and countries than in others; and, like them, are fusceptible of great variety in their application, from the character and ufages of nations. I shall confider these principles in the gradation of those which are necessary, to any tolerable intercourse between nations: those which are effential to all well-regulated and mutually advantageous intercourfe; and those which are highly conducive to the prefervation of a mild and friendly intercourfe between civilized flates. Of the first class, every understanding acknowledges the neceffity, and fome traces of a faint reverence for them are discovered even among the molt barbarous tribes; of the fecond, every well-informed

formed man perceives the important use, and they have generally been respected by all polished nations; of the third, the great benefit may be read in the hiftory of modern Europe, where alone they have been carried to their full per-In unfolding the first and second class of fection. principles, I shall naturally be led to give an account of that law of nations, which, in greater or less perfection, regulated the intercourse of favages, of the Afiatic empires, and of the ancient republics. The third brings me to the confideration of the law of nations, as it is now acknowledged in Christendom. From the great extent of the fubject, and the particularity to which, for reasons already given, I must here descend, it is impoffible for me, within any moderate compass, to give even an outline of this part of the courfe. It comprehends, as every reader will perceive, the principles of national independence, the intercourse of nations in peace, the privileges of embaffadors and inferior ministers, the commerce of private subjects, the grounds of just war, the mutual duties of belligerent and neutral powers, the limits of lawful hoftility, the rights of conqueft, the faith to be observed in warfare, the force of an armiftice, of fafe conducts and paffports, the nature and obligation of alliances, the means of negotiation, and the authority and interpretation of treaties of peace. All thefe, and many other most important and complicated subjects, with all the

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the variety of moral reasoning, and historical examples, which is necessary to illustrate them, must be fully examined in this part of the lectures, in which I shall endeavour to put together a tolerably complete practical system of the law of nations, as it has for the last two centuries been recognised in Europe.

" Le droit des gens est naturellement fondé fur " ce principe; que les diverses nations doivent se " faire, dans la paix, le plus de bien, et dans la " guerre le moins de mal, qu'il est possible, sans " nuire a leurs veritables intérêts.

"L'objet de la guerre c'est la victoire; celui " de la victoire la conquête; celui de la conquête " la confervation. De ce principe & du prece-" dent, doivent deriver toutes les loix qui forment " le droit des gens.

"Toutes les nations ont un droit des gens; les "Iroquois meme qui mangent leur prifonniers en "ont un. Ils envoient & reçoivent des embaf-"fades; ils connoiffent les droits de la guerre et "de la paix : le mal est que ce droit des gens n'est "pas fondé fur les vrais principes."—De l'Efprit des Loix, liv. i. c. 3.

VI. As an important fupplement to the practical fystem of our modern law of nations, or rather as im ac ca of ne of

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as a neceffary part of it, I fhall conclude with a furvey of the *diplomatic and conventional law of Europe*; of the treaties which have materially affected the diffribution of power and territory among the European ftates; the circumftances which gave rife to them, the changes which they effected, and the principles which they introduced into the public code of the Chriftian commonwealth. In ancient times the knowledge of this conventional law was thought one of the greateft praifes that could be beftowed on a name loaded with all the honours that eminence in the arts of peace and of war can confer:

"Equidem existimo, judices, cum in omni "genere ac varietate artium, etiam illarum, quæ "fine fummo otio non facile difcuntur, Cn. Pom-"peius excellat, fingularem quandam laudem ejus "et præstabilem effe fcientiam, in fæderibus, pac-"tionibus, populorum, regum, exterarum nationum : "in universo denique belli jure ac pacis."---Cic. Orat. pro L. Corn. Balbo, c. 6.

Information on this fubject is feattered over an immenfe variety of voluminous compilations; not acceffible to every one, and of which the perusal can be agreeable only to very few. Yet fo much of these treaties has been embodied into the general law of Europe, than no man can be master of it who is not acquainted with them. The knowledge.

knowledge of them is neceffary to negotiators and ftatesmen; it may sometimes be important to private men in various fituations in which they may be placed; it is useful to all men who wish either to be acquainted with modern hiftory, or to form a found judgment on political measures. I shall endeavour to give fuch an abstract of it as may be fufficient for fome, and a convenient guide for others in the farther progress of their studies. The treaties, which I shall more particularly confider, will be those of Westphalia, of Oliva, of the Pyrenees, of Breda, of Nimeguen, of Ryfwick, of Utrecht, of Aix-la-Chapelle, of Paris (1763), and of Verfailles (1783). I shall shortly explain the other treaties, of which the stipulations are either alluded to, confirmed, or abrogated in those which I confider at length. I shall subjoin an account of the diplomatic intercourse of the European powers with the Ottoman Porte, and with other princes and states who are without the pale of our ordinary federal law; together with a view of the most important treaties of commerce, their principles, and their confequences.

As an uleful appendix to a practical treatife on the law of nations, fome account will be given of those tribunals which in different countries of Europe decide controversies arising out of that law; of their constitution, of the extent of their authority, and of their modes of proceeding; more more e liarly a Great B

Thou he outl variety in truth duties d givers, of one Between of moral controve fifts a co of these tice, dee man, per able in e mification tion of a

I kno confefs, n by any co But I, wh to regar fubferviet afhamed lation at more especially of those courts which are pecuiarly appointed for that purpose by the laws of Great Britain.

Though the course, of which I have sketched he outline, may feem to comprehend fo great a variety of miscellaneous subjects, yet they are all in truth closely and infeparably interwoven. The duties of men, of fubjects, of princes, of lawgivers, of magistrates, and of states, are all parts of one confistent system of universal morality. Between the most abstract and elementary maxim of moral philosophy, and the most complicated controverfies of civil or public law, there fubfifts a connexion which it will be the main object of these lectures to trace. The principle of jultice, deeply rooted in the nature and interest of man, pervades the whole fystem, and is discoverable in every part of it, even to its minuteft ramification in a legal formality, or in the conftruction of an article in a treaty.

I know not whether a philosopher ought to confess, that in his inquiries after truth he is biassed by any confideration; even by the love of virtue. But I, who conceive that a real philosopher ought to regard truth itself chiefly on account of its subserviency to the happiness of mankind, am not assumed to confess, that I shall feel a great confolation at the conclusion of these lectures, if, by a κ wide

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on of hat eir g; wide furvey and an exact examination of the conditions and relations of human nature, I shall have confirmed but one individual in the conviction, that justice is the permanent interest of all men, and of all commonwealths. To discover one new link of that eternal chain by which the Author of the universe has bound together the happines and the duty of his creatures, and indisfolubly fastened their interests to each other, would fill my heart with more pleasure than all the fame with which the most ingenious paradox ever crowned the most eloquent fophist.

I fhall conclude this Difcourse in the noble language of two great orators and philosophers, who have, in a few words, stated the substance, the object, and the result of all morality, and politics, and law.

"Nihil eft quod adhuc de republicâ putem "dictum, et quo poffim longius progredi, nifi fu "confirmatum, non modo falfum effe illud, fine in-"juriâ non poffe, fed hoc veriffimum, fine fumma "juftitia rempublicam regi non poffe."—Cie. Frag. lib. ii. de Repub.

"Juffice is itself the great standing policy o civil fociety, and any eminent departure from it under any circumstances, lies under the suspicion of being no policy at all." — Burke's Works, vol. iii, p. 207.

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of the con-I fhall have conviction, of all men, er one new Author d happines indiffolubly ould fill my fame with er crowned

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icâ putem di, nifi fit ud, fine inine fumma -*Cic. Frag.*

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